

Environmental Protection Agency Internet Information

EPA Region 2

While Freedom of Information Act (FOIA) requests will be honored by directly writing to Region 2, EPA provides an increasing amount of environmental media information, and other Regional activities via Internet at <http://www.epa.gov>.

Region 2 has provided a FOIA Web site <http://www.epa.gov/region02/foia/> with several online databases from which the environmental information can be retrieved.

- **"Frequently FOIAed Files"** Web site <http://www.epa.gov/region02/foia/fff.htm> covers RCRA and many other media Programs. Through this Web site, you can learn about each media Program, associated databases, and special points of interest. In particular, the ability to "directly download" all of the most commonly requested Region 2 Export Files (.xls) and Reports (.pdf) - all compressed for quicker downloading.

EPA Region 2 has established a **list of contaminated facilities** that are a high priority for cleanup in New York, New Jersey, Puerto Rico and the U.S. Virgin Islands. You can view each facility fact sheet at <http://www.epa.gov/region02/cleanup/sites/>

EPA- Headquarters

- **Envirofacts Data Warehouse** Web site <http://www.epa.gov/enviro/index.html> is a one-stop source to the environmental information. This Web site provides access to several EPA databases with information about environmental activities that may affect air, water and land anywhere in the United States.
- **"My Environment"** Web site <http://www.epa.gov/myenvironment> is a powerful tool that provides a wide range of federal, state and local information about environmental conditions and futures in an area of your choice.
- **The Enforcement and Compliance History Online (ECHO)** Web site <http://www.epa.gov/echo/> provides a list of all inspections and enforcement under most of the environmental statutes.
- **Right-To-Know Network (RTK Net)**, a non-EPA Web site <http://www.rtknet.org/> on-line query engine provides free access to numerous databases and resources on environment.
- **National Biennial RCRA Hazardous Waste Report** Web site <http://www.epa.gov/epaoswer/hazwaste/data/biennialreport/index.htm> provides documents and data on hazardous waste reports.
- **Conditionally Exempt Small Quantity Generators** Web site <http://www.epa.gov/osw/hazard/generation/cesqg.htm> provides information on Conditionally Exempt Small Quantity Generators.

RCRAREp Handler Detail Report

Report run on: May 9, 2014 4:17 PM

Facility Information

ID / Dist	Name / Location Address ...	County	Regulated Activity
NJD002008605	COMPAC INDUSTRIES, INC.		
CENTRAL	150 FIELDCREST AVENUE		SG
	EDISON NJ 08837	MIDDLESEX	-----

Current Federal Activities

Hazardous Waste Small Quantity Generator

Other State Interests

-State Large Quantity Generator

Sources Overwritten Prior to 2001 (before RCRA kept history for activity/address/contact)

01/01/07 I State/EPA
 01/01/06 I State/EPA
 03/11/04 R 03 Biennial
 02/14/02 R 01 Biennial
 03/29/01 R 99 Biennial
 02/18/98 R 97 Biennial
 03/28/96 R 95 Biennial
 02/03/94 R 93 Biennial
 03/02/92 R 91 Biennial
 04/23/90 R 89 Biennial
 07/03/80 N Notification

Extract Flag

All data for this Handler is released to the Public (except any enforcement-sensitive CME data)

Activity Location

Handler Module Data for NJ State only

Previous/Other Site Name

02/14/02 01 Biennial COMPAC INDUSTRIES INC
 03/02/92 91 Biennial AIR-O-PLASTIK CORPORATION

Location Address

01/01/07 State/EPA	150 FIELDCREST AVENUE MIDDLESEX (NJ023) EDISON, NJ 08837 State District: CENTRAL Land Type: Private (P)
01/01/06 State/EPA	150 FIELDCREST AVENUE MIDDLESEX (NJ023) EDISON, NJ 08837 State District: - Land Type: Private (P)
02/14/02 01 Biennial	150 FIELDCREST AVENUE MIDDLESEX (NJ023) EDISON, NJ 078570098 State District: CENTRAL Land Type: Private (P)

RCRARep Handler Detail Report

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NJD002008605

Location Address

03/29/01 99 Biennial	150 FIELDCREST AVENUE MIDDLESEX EDISON, NJ 08837 State District: CENTRAL Land Type: U (U)	(NJ023)
02/18/98 97 Biennial	150 FIELDCREST AVENUE MIDDLESEX EDISON, NJ 088330000 State District: CENTRAL Land Type: U (U)	(NJ023)
03/28/96 95 Biennial	150 FIELDCREST AVE UNION EDISON, NJ 088330000 State District: CENTRAL Land Type: U (U)	(NJ039)
02/03/94 93 Biennial	SAME AS LABEL MIDDLESEX EDISON, NJ 000000000 State District: CENTRAL Land Type: U (U)	(NJ023)
03/02/92 91 Biennial	150 FIELDCREST AVE. MIDDLESEX EDISON, NJ 088170000 State District: CENTRAL Land Type: U (U)	(NJ023)
04/23/90 89 Biennial	150 FIELDCREST AVE MIDDLESEX EDISON, NJ 08837 State District: CENTRAL Land Type: U (U)	(NJ023)
07/03/80 Notification	150 FIELDCREST AVE MIDDLESEX EDISON, NJ 08817 State District: CENTRAL Land Type: ()	(NJ023)

North American Industrial Classification (NAICS)

01/01/07 State/EPA	32611	33991
03/11/04 03 Biennial	322222	
02/14/02 01 Biennial	322222	
03/29/01 99 Biennial	322222	
02/18/98 97 Biennial	3261	
03/28/96 95 Biennial	3261	
02/03/94 93 Biennial	3261	
03/02/92 91 Biennial	3261	33991
04/23/90 89 Biennial	3261	

RCRARep Handler Detail Report

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NJD002008605

North American Industrial Classification (NAICS)

322222 COATED AND LAMINATED PAPER MANUFACTURING
3261 PLASTICS PRODUCT MANUFACTURING
32611 PLASTICS PACKAGING MATERIALS AND UNLAMINATED FILM AND SHEET MANUFACTURING
33991 JEWELRY AND SILVERWARE MANUFACTURING

Mailing Address

01/01/07 State/EPA	OLD FLANDERS ROAD, PO BOX 98 NETCONG, NJ 078570098
02/14/02 01 Biennial	OLD FLANDERS RD PO BOX 98 NETCONG, NJ 078570098
03/29/01 99 Biennial	150 FIELDCREST AVENUE EDISON, NJ 08837
02/18/98 97 Biennial	150 FIELDCREST AVENUE EDISON, NJ 088330000
03/28/96 95 Biennial	150 FIELDCREST AVE EDISON, NJ 088330000
02/03/94 93 Biennial	SAME AS LABEL EDISON, NJ 000000000
03/02/92 91 Biennial	150 FIELDCREST AVE EDISON, NJ 088370000
04/23/90 89 Biennial	150 FIELDCREST AVE EDISON, NJ 08837
07/03/80 Notification	150 FIELDCREST AVE EDISON, NJ 08817

Contact

01/01/07 State/EPA	DEAN H DEGNETTO OLD FLANDERS ROAD, PO BOX 98 NETCONG, NJ 078570098 Phone: (973)347-3900 358 eMail: DDEGHETTO@COMPACCORP.COM
03/29/01 99 Biennial	DEAN DEGNETTO Phone: (973)347-3900 358
02/18/98 97 Biennial	ROGER W WILLIAMS Phone: (732)225-2080
02/03/94 93 Biennial	WILLIAM G MAHONEY Phone: (908)225-2080 X324
03/02/92 91 Biennial	WILLIAM I ROTH Phone: (908)548-3706
04/23/90 89 Biennial	GERALD KIRK Phone: (201)225-2080
07/03/80 Notification	WILLIAM ROTH 150 FIELDCREST AVE EDISON, NJ 08817 Phone: (732)225-2080

RCRARep Handler Detail Report

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NJD002008605

Legal Owner/Operator of Site

01/01/07 State/EPA	Current Owner from - OWNERNAME (Private) NOT REQUIRED NOT REQUIRED, WY 99999 Phone: (212)555-1212 Notes: This record created to coincide with EPA Mass Update for 01/ 01/2007 on Rundate: 06/11/2008
01/01/07 State/EPA	Current Operator from 01/23/1992 - NO NAME FOUND (Private) Notes: This record created to coincide with EPA Mass Update for 01/ 01/2007 on Rundate: 06/11/2008
03/11/04 03 Biennial	Current Owner from 12/11/1984 - NIN VIN, LTD. (Private) RARITAN PLAZA I, RARITAN CENTE EDISON, NJ 08818
03/11/04 03 Biennial	Current Operator from 01/23/1992 - COMPAC INDUSTRIES, INC. (Private)
02/14/02 01 Biennial	Current Owner from 12/11/1984 - NIN VIN LTD (Private)
02/14/02 01 Biennial	Current Operator from 01/23/1992 - COMPAC INDUSTRIES INC (Private)
07/03/80 Notification	Current Owner from - OWNERNAME (Private) NOT REQUIRED NOT REQUIRED, WY 99999 Phone: (212)555-1212

Regulated Hazardous Waste Activities

01/01/07 State/EPA	Federal Small Quantity Generator
	State Large Quantity Generator
01/01/06 State/EPA	Federal Large Quantity Generator
03/11/04 03 Biennial	Federal Large Quantity Generator
02/14/02 01 Biennial	Federal Large Quantity Generator
03/29/01 99 Biennial	

RCRAREp Handler Detail Report

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NJD002008605

Regulated Hazardous Waste Activities

Federal Large Quantity Generator
02/18/98 97 Biennial
Federal Large Quantity Generator
03/28/96 95 Biennial
Federal Large Quantity Generator
02/03/94 93 Biennial
Federal Large Quantity Generator
03/02/92 91 Biennial
Federal Large Quantity Generator
04/23/90 89 Biennial
Federal Large Quantity Generator
07/03/80 Notification
Federal Large Quantity Generator

Waste Codes

03/11/04 03 Biennial	D001	D002	
02/14/02 01 Biennial	D001	F005	
07/03/80 Notification	F003	F005	U220

D001 IGNITABLE WASTE

D002 CORROSIVE WASTE

F003 THE FOLLOWING SPENT NONHALOGENATED SOLVENTS: XYLENE, ACETONE, ETHYL ACETATE, ETHYL BENZENE, ETHYL ETHER, METHYL ISOBUTYL KETONE, N-BUTYL ALCOHOL, CYCLOHEXANONE, AND METHANOL; ALL SPENT SOLVENT MIXTURES/BLENDS CONTAINING, BEFORE USE, ONLY THE ABOVE SPENT NONHALOGENATED SOLVENTS; AND ALL SPENT SOLVENT MIXTURES/BLENDS CONTAINING, BEFORE USE, ONE OR MORE OF THE ABOVE NONHALOGENATED SOLVENTS, AND A TOTAL OF TEN PERCENT OR MORE (BY VOLUME) OF ONE OR MORE OF THOSE SOLVENTS LISTED IN F001, F002, F004, AND F005; AND STILL BOTTOMS FROM THE RECOVERY OF THESE SPENT SOLVENTS AND SPENT SOLVENT MIXTURES.

F005 THE FOLLOWING SPENT NONHALOGENATED SOLVENTS: TOLUENE, METHYL ETHYL KETONE, CARBON DISULFIDE, ISOBUTANOL, PYRIDINE, BENZENE, 2-ETHOXYETHANOL, AND 2-NITROPROPANE; ALL SPENT SOLVENT MIXTURES/BLENDS CONTAINING, BEFORE USE, A TOTAL OF TEN PERCENT OR MORE (BY VOLUME) OF ONE OR MORE OF THE ABOVE NONHALOGENATED SOLVENTS OR THOSE SOLVENTS LISTED IN F001, F002, OR F004; AND STILL BOTTOMS FROM THE RECOVERY OF THESE SPENT SOLVENTS AND SPENT SOLVENT MIXTURES.

U220 BENZENE, METHYL- (OR) TOLUENE

Certification

01/01/07 State/EPA	BRS-MANIFEST MASS UPDATE Signed: 01/01/07
01/01/06 State/EPA	BRS CYCLES 2001 2003 2005 BRS 2001 2003 2005 Signed: 01/01/06
03/11/04 03 Biennial	PLANT MANAGER MICHAEL F GRANUCCI Signed: 03/11/04
02/14/02 01 Biennial	PLANT MANAGER MICHAEL F GRANUCCI Signed: 02/14/02
03/29/01 99 Biennial	VP MANUF ROGER WILLIAMS

RCRARep Handler Detail Report

Report run on: May 9, 2014 4:17 PM

NJD002008605

Certification

02/18/98 97 Biennial	Signed: 03/29/01 VP MANUFACTURNG ROGER	W WILLIAMS
03/28/96 95 Biennial	Signed: 02/18/98 VP MANUFACTURIN ROGER	W WILLIAMS
02/03/94 93 Biennial	Signed: 03/28/96 TECHNICAL DIR. WILLIAM	G MAHONEY
03/02/92 91 Biennial	Signed: 02/03/94 PRESIDENT ELIZABETH	D MIKULIK
04/23/90 89 Biennial	Signed: 03/02/92 TECH DIRECTOR GERALD KIRK	
	Signed: 04/23/90	

Biennial Reports Included/Excluded in Reports

03/11/04 03 Biennial	Site's Biennial Report data included in 2003 BR National report.
02/14/02 01 Biennial	Site's Biennial Report data included in 2001 BR National report.
03/29/01 99 Biennial	Site probably included in 1999 BR National report.
02/18/98 97 Biennial	Site probably included in 1997 BR National report.
03/28/96 95 Biennial	Site probably included in 1995 BR National report.
02/03/94 93 Biennial	Site probably included in 1993 BR National report.
03/02/92 91 Biennial	Site probably included in 1991 BR National report.
04/23/90 89 Biennial	Site probably included in 1989 BR National report.

Compac Corporation

Dean H. DeGhetto
Director of Engineering
Compac Corporation
103 Bilby Road
Hackettstown, NJ 07840
(908) 498-0648

July 6, 2004

Via Certified Mail

Edison

Ms. Marianna Dominguez
Environmental Engineer
United States Environmental Protection Agency
290 Broadway
Floor 22
New York, NY 10007-1866

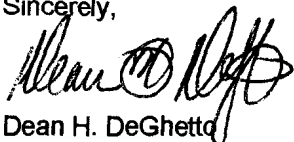
Re: Compac Industries, Inc., EPA ID No. NJD002008605
Disposition of Laboratory Chemicals

Dear Ms. Dominguez:

Pursuant to your request, please find enclosed copies of the disposal manifests for laboratory chemicals previously used in Compac's Edison, NJ plant. Also enclosed is a list of laboratory chemicals that will be transferred to Compac's new plant in Hackettstown, NJ.

If you have any questions regarding the enclosed information, please do not hesitate to contact me at 908-498-0648.

Sincerely,

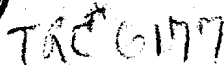


Dean H. DeGhetto

Director of Engineering

DHD/
Enclosures

Cc: J. Cassell, Compac
E. Karkut, Compac
K. Owen, Compac



SECRET



Form Approved.

OMB No. 2050-0039

NJA 5106586



ENVIRONMENTAL SERVICES, INC.

MANIFEST INFORMATION

Land Disposal Restriction
Notification Form

Page 2 of 2

Date: 06 / 24 / 2004

Generator: Compac Industries Incorporated

Address: 150 Fieldcrest Avenue

Edison, NJ 08837

EPA ID#: NJD002008605

Manifest No

NJA5106586

Sales Order No: D3805306

Manifest Document No:

Line Item:	Page No:	Profile No:	Treatability Group:	LDR Disposal Category:
11d	1	CH126793	WASTEWATER	2 : This is subject to LDR.

EPA Waste Codes	EPA Waste Subcategory
F005	NONE

LDR Chemical Data

<u>Chemical</u>	<u>Underlying Hazardous Constituents</u>	<u>Constituents of Concern</u>	<u>Contaminants Subject to Treatment</u>
TOLUENE	N	Y	N
XYLENES (Mixed Isomers)	Y	N	N

Line Item:	Page No:	Profile No:	Treatability Group:	LDR Disposal Category:
28a	2	CH70034	NON- WASTEWATER	2 : This is subject to LDR.

EPA Waste Codes	EPA Waste Subcategory
D002	Corrosive Characteristic

Applies to
Manifest
Line ItemsCertification

Pursuant to 40 CFR 268.7(a), I hereby notify that this shipment contains waste restricted under 40 CFR Part 268.

11a 11b
11c 11d
28a

Waste analysis data, where available, is attached

Signature: 

Print Name: EDWARD A. KARKUS

Title: Prod. Supv.

Date: 6/24/04

706 6177

D3805306

Please print or type. (Form designed for use on elite (12-pitch) typewriter.)

Form Approved. OMB No. 2050-0039.

UNIFORM HAZARDOUS WASTE MANIFEST (Continuation Sheet)		21. Generator's US EPA ID No. N J D 0 0 2 0 0 8 6 0 5		Manifest Document No. 06596		22. Page 2 of 2		Information in the shaded areas is not required by Federal law.			
23. Generator's Name Compac Industries Incorporated 150 Fieldcrest Avenue Edison, NJ 08837						L. State Manifest Document Number NJ A6100580					
24. Transporter Company Name						M. State Generator's ID SAME					
25. US EPA ID Number						N. State Transporter's ID					
26. Transporter Company Name						O. Transporter's Phone					
27. US EPA ID Number						P. State Transporter's ID					
28. US DOT Description (Including Proper Shipping Name, Hazard Class, and ID Number)						Q. Transporter's Phone					
29. Containers						30. Total Quantity		31. Unit Wt/Vol		R. Waste No.	
a. WASTE AMMONIA SOLUTIONS, (AMMONIUM HYDROXIDE), 8, UN2872, PG III						No. XX1 DFX		Type XX/40		P D002	
b. NON DOT REGULATED MATERIAL, (WATER BASED ADHESIVE), NON DOT HAZARDOUS, NONE						No. XX4 DMXX		Type 950		P NONE	
c. NON DOT REGULATED MATERIAL, (WATER, ACRYLIC POLYMER), NON DOT HAZARDOUS, NONE						No. XX4 DMX		Type 1900		P NONE	
d. NON DOT REGULATED MATERIAL, NON DOT HAZARDOUS, NONE (Distressed NON HAZ LIQUIDS)						No. XX7 DFX		Type 3150		P NONE	
e. NON DOT REGULATED MATERIAL, NON DOT HAZARDOUS, NONE (Distressed NON HAZ LIQUIDS)						No. XX3 DMX		Type 1000		P NONE	
f. NON DOT REGULATED MATERIAL, (ASPHALT), NON DOT HAZARDOUS, NONE, NONE						No. XX4 DMX		Type 2400		P NONE	
g.											
h.											
i.											
S. Additional Descriptions for Materials Listed Above						T. Handling Codes for Wastes Listed Above					
28a. ERGP154 (L) (C) AQUA AMMONIA 28% 28b. (L) ADHESIVE & WATER 28c. (L) ACRYLIC EMULSION WATER BASE 28d. (L) DISTRESSED NON HAZ LIQUIDS 28e. (L) DISTRESSED NON HAZ LIQUIDS 28f. (S) ASPHALT WASTE											
32. Special Handling Instructions and Additional Information											
28a: CH70034 28b: CH10578 28c: CH19315 28d: CH20959 28e: CH20959 28f: CH5127 1XSS 4XSS 4XSS 7XSS 3XSS 4XSS											
33. Transporter Acknowledgement of Receipt of Materials						Date					
Printed/Typed Name						Signature					
34. Transporter Acknowledgement of Receipt of Materials						Date					
Printed/Typed Name						Signature					
35. Discrepancy Indication Space											



State of New Jersey
Department of Environmental Protection
Hazardous Waste Regulation Program
Manifest Section
P.O. Box 414, Trenton, NJ 08625-0414



5016430

Please type or print in block letters. (Form designed for use on elite (12-pitch) typewriter.)

Form Approved

OMB No. 2050-0039

UNIFORM HAZARDOUS WASTE MANIFEST		1. Generator's US EPA ID No.	Manifest Document No.	2. Page 1 of 2	Information in the shaded areas is not required by Federal law.	
3. Generator's Name and Mailing Address COMPAC INDUSTRIES INC. 150 FIELD CREST AVE. EDISON, N.J. 08837		A. State Manifest Document Number NJA 5016430		B. State Generator's ID (Gen. Site Address) SAME		
4. Generator's Phone (732) 225-2080		C. State Trans. ID-NJDEP 07259		Decal No. 087733		
5. Transporter 1 Company Name CLEAN HARBORS ENV. SERVICES		6. US EPA ID Number MA0139322250		D. Transporter's Phone (781) 849-1800		
7. Transporter 2 Company Name		8. US EPA ID Number		E. State Trans. ID-NJDEP		
9. Designated Facility Name and Site Address CLEAN HARBORS REIDSVILLE, LLC 209 WASHINGTON INDUSTRIAL DR. REIDSVILLE, NC 27320		10. US EPA ID Number NC0000648451		F. Transporter's Phone		
11. US DOT Description (Including Proper Shipping Name, Hazard Class or Division, ID Number and Packing Group)		12. Containers		13. Total Quantity		14. Unit Wt/Vol
a. RQ WASTE FLAMMABLE LIQUIDS, NOS (001) (ETHANOL/PROPANOL) 3 UN 1993 II		No. Type 017 DM02600 P		D0001		
b. RQ WASTE FLAMMABLE LIQUIDS, NOS (001) (ACETONE, XYLENE) 3 UN 1993 II		No. Type 002 DM00400 P		F003		
c. RQ WASTE FLAMMABLE LIQUIDS, NOS (001) (TOLUENE/ETHANOL) 3 UN 1993 II		No. Type 001 DM00250 P		F005		
d. WASTE FLAMMABLE LIQUID, CORROSIVE, NOS 3 UN 2924 II		No. Type 001 DF00005 P		D0001		
J. Additional Descriptions for Materials Listed Above		K. Handling Codes for Wastes Listed Above				
a. L/I LCCR-D LAB PACKS 17X55GAL.		a. L/I LCCR-D LAB PACKS 1X55GAL D001				
b. L/I LCCR-D LAB PACKS 2X55GAL D001		b. L/I LCCR-D LAB PACKS 1X55GAL D002				
15. Special Handling Instructions and Additional Information 24HR. EMERGENCY # 1-800-483-3718						
16. GENERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packed, marked, and labeled, and are in all respects in proper condition for transport by highway according to applicable international and national government regulations. If I am a large quantity generator, I certify that I have a program in place to reduce the volume and toxicity of waste generated to the degree I have determined to be economically practicable and that I have selected the practicable method of treatment, storage, or disposal currently available to me which minimizes the present and future threat to human health and the environment; OR, if I am a small quantity generator, I have made a good faith effort to minimize my waste generation and select the best waste management method that is available to me and that I can afford. Printed/Typed Name: John Dignati Jr. Signature: [Signature] Month Day Year: 06/25/01						
17. Transporter 1 Acknowledgement of Receipt of Materials Printed/Typed Name: John Dignati Jr. Signature: [Signature] Month Day Year: 06/25/01						
18. Transporter 2 Acknowledgement of Receipt of Materials Printed/Typed Name: Signature: Month Day Year:						
19. Discrepancy Indication Space						
20. Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as noted in item 19. Printed/Typed Name: Signature: Month Day Year:						

UNIFORM HAZARDOUS WASTE MANIFEST (Continuation Sheet)		21. Generator's US EPA ID No.		Manifest Document No.		22. Page		Information in the shaded areas is not required by Federal law.			
		NJ D00200 8605		16430		2/2					
23. Generator's Name COMPAC INDUSTRIES INC. 150 FIELDCREST AVE. EDISON, NJ 08837		L. State Manifest Document Number						M. State Generator's ID SAME			
		NJ A5016930									
24. Transporter / Company Name		25. US EPA ID Number				N. State Transporter's ID					
						O. Transporter's Phone					
26. Transporter _____ Company Name		27. US EPA ID Number				P. State Transporter's ID					
						Q. Transporter's Phone					
28. US DOT Description (Including Proper Shipping Name, Hazard Class, and ID Number)		29. Containers No. Type		30. Total Quantity		31. Unit Wt/Vol		R. Waste No.			
a. <input checked="" type="checkbox"/> WASTE ORGANIC PEROXIDE TYPE C SOLID (2,4-DICHLORO BENZOYL PEROXIDE) 5.2 UN3104 II		01 DF		05		P		D001			
b. <input checked="" type="checkbox"/> WASTE CORROSIVE LIQUID, BASIC, INORGANIC, NOS (POTASSIUM HYDROXIDE) 8 UN3266 II		01 DF		025		P		D002			
c. <input checked="" type="checkbox"/> WASTE CORROSIVE LIQUID, ACIDIC, ORGANIC, NOS (TOLUENE SULFONIC ACID) 8 UN3265 II		01 DF		05		P		D002			
d. <input checked="" type="checkbox"/> WASTE HYDROCHLORIC ACID 8 UN1789 II		01 DF		05		P		D002			
e. NON-HAZARDOUS, NON-REGULATED MATERIAL NONE (TALL)		05 02 DM		1150 550		P		D00E			
f.											
g.											
h.											
i.											
S. Additional Descriptions for Materials Listed Above A) 5 1/2 LCCR-D 1 X 55 GAL. D003 SADD 147 P B) 1/2 LCCR-B 1 X 16 GAL. LAB PACKS C) 1/2 LCCR-C 1 X 55 GAL. LAB PACKS D) 1/2 LCCR-A 1 X 55 GAL. LAB PACKS						T. Handling Codes for Wastes Listed Above E) 1/2 LCCR-B 1 X 16 GAL. LAB PACKS 2 X 55 GAL. SOLIDS					
32. Special Handling Instructions and Additional Information 24 HOUR EMERGENCY #1-800-483-3718											
33. Transporter / Acknowledgement of Receipt of Materials		Printed/Typed Name						Signature		Date	
										Month Day Year	
34. Transporter _____ Acknowledgement of Receipt of Materials		Printed/Typed Name						Signature		Date	
										Month Day Year	
35. Discrepancy Indication Space										Date	
										Month Day Year	

CLEAN HARBORS ENVIRONMENTAL SERVICES, INC.
LAND DISPOSAL RESTRICTION FORM LDR-1

MANIFEST NO. UJA501613

THE HAZARDOUS WASTES IDENTIFIED ON THE HAZARDOUS WASTE MANIFEST IDENTIFIED ABOVE AND BEARING THE EPA HAZARDOUS WASTE CODES LISTED BELOW ARE RESTRICTED WASTES WHICH ARE PROHIBITED FROM LAND DISPOSAL WITHOUT FURTHER TREATMENT UNDER THE LAND DISPOSAL RESTRICTIONS, 40 CFR PART 268.7 (a)(2), AND RCRA SECTION 3004(D). IN ACCORDANCE WITH 40 CFR 268.7(a), THE EPA WASTE CODE, WASTE SUBCATEGORY, AND TREATABILITY GROUPS, AS APPLICABLE, ARE INCLUDED BELOW.

INSTRUCTIONS - COMPLETE ALL SECTIONS. REFER TO PAGE 3 OF THIS FORM FOR KEY TERMS/DEFINITIONS.

- Column 1 - Line Item: Enter the manifest line item number (e.g., 11a) that corresponds to the waste code(s).
Column 2 - Waste Codes/Subcategory: Check off all applicable waste codes. For D001 through D043, also check applicable subcategory; for F001 through F005, check applicable constituents.
Column 3 - Wastewater/Non-wastewater: Check off "WW" for wastewater and "Non-WW" for non-wastewaters.
Column 4 - LDR Handling Code: Circle the appropriate handling code, as follows:
- 1 = The waste is a characteristic hazardous waste D001, D002, D003, D004-D011, or D018-43 which is intended for treatment/disposal in a CWA system, CWA-equivalent system, or Class I SDWA system. Underlying Hazardous Constituents (UHC's) are NOT required to be identified.
 - 1A = The waste is a characteristic hazardous waste D001 High TOC Ignitable Liquids Subcategory (i.e., greater than or equal to 10% TOC). Pursuant to 40 CFR 268.40, the waste must be treated using organic recovery (RORGs) or combustion (CMBST) technology. UHC's are NOT required to be identified.
 - 2 = The waste is a characteristic hazardous waste D001 (other than High TOC Ignitable Liquids), D002, D003 Explosive, Water Reactive or Other Reactive subcategory, D004-D011, D012-17 non-wastewater, or D018-43 which is intended for treatment/disposal in a non-CWA system, non-CWA-equivalent system, or non-Class I SDWA system located in the United States. All UHC's which are reasonably expected to be present must be identified, except for D001 waste that is intended to be treated using organic recovery (RORGs) or combustion (CMBST) technologies. Identify UHC's by completing Sections I and IV of CHI Form LDR-1 Addendum and attach completed Addendum to this form.
 - 3 = The waste is a characteristic (i.e., D-code) or listed (i.e., F, K, U, or P-code) hazardous waste which is intended for export and treatment/disposal at a facility located outside the United States. LDR treatment standards do not apply to hazardous waste treated/disposed in a foreign country, and per USEPA guidance, the identification of UHC's (if applicable) is not required for hazardous waste that is intended to be exported. Note however that if the exported waste is subsequently returned for treatment/disposal in the United States, all applicable LDR regulations would apply and a revised LDR notification would be required.
 - 4 = The waste meets the definition of hazardous debris pursuant to 40 CFR 268.2(h) and is intended for treatment/disposal in compliance with the alternate debris treatment technologies of 40 CFR 268.45. In accordance with the requirements of 40 CFR 268.7(a)(2): the contaminants subject to treatment (CSTT's) must be identified as part of this notification. Identify CSTT's by completing Section III and IV of the CHI Form LDR-1 Addendum and attach completed Addendum to this form. These constituents are being treated to comply with 40 CFR 268.45.
 - 5 = The waste is a characteristic waste D003 Reactive Sulfide, Reactive Cyanide, or Unexploded Ordnance subcategory, a characteristic waste D012-17 wastewater, or a listed (i.e., F, K, U, or P-code) hazardous waste. UHC's are NOT required to be identified.
 - 6 = The waste is a lab pack that is intended for incineration using the alternative lab pack treatment standard under 40 CFR 268.42(c). UHC's are NOT required to be identified; however, the generator must complete and attach the lab pack certification statement on CHI Form LDR-LP. Note that in accordance with 40 CFR Part 268 Appendix IV, lab packs which contain waste codes D009, F019, K003, K004, K005, K006, K062, K071, K100, K106, P010, P011, P012, P076, P078, U134, and U151 are not eligible for alternative lab pack treatment standard.

*** NOTE: IF THE WASTE IS A SOIL CONTAMINATED WITH A LISTED OR CHARACTERISTIC WASTE AND THE GENERATOR WANTS TO USE THE ALTERNATE TREATMENT STANDARD FOR SOILS, CONTACT CORPORATE COMPLIANCE FOR THE APPROPRIATE LDR NOTIFICATION FORM.

SECTION I. CHARACTERISTIC WASTES D001 THROUGH D043

COLUMN 1: LINE ITEM SEE MANIFEST	COLUMN 2: WASTE CODE / SUBCATEGORY	COLUMN 3: WASTEWATER/ NON-WASTEWATER	COLUMN 4: HANDLING CODE
<u>28-A</u> <u>1-A, B, C, D</u>	<input checked="" type="checkbox"/> D001 Ignitables, except High TOC subcategory <input checked="" type="checkbox"/> D001 High TOC Ignitable Liquids Subcategory (Greater than or equal to 10% TOC)	<input type="checkbox"/> WW <input checked="" type="checkbox"/> Non-WW <input checked="" type="checkbox"/> Non-WW only	<input checked="" type="radio"/> 1 2 3 4 <input checked="" type="radio"/> 5 <input checked="" type="radio"/> 1A 3 6
<u>1-D</u> <u>28-A</u>	<input checked="" type="checkbox"/> D002 Corrosives <input checked="" type="checkbox"/> D003	<input type="checkbox"/> WW <input checked="" type="checkbox"/> Non-WW	<input checked="" type="radio"/> 1 2 3 4 <input checked="" type="radio"/> 6
	<input type="checkbox"/> Reactive Sulfide, per 261.23 (a)(5)	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 3 4 5 6
	<input type="checkbox"/> Reactive Cyanide, per 261.23(a)(5)	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 3 4 5 6
	<input type="checkbox"/> Explosive, per 261.23(a)(6), (7) & (8)	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 2 3 4 6
	<input type="checkbox"/> Water Reactive, per 261.23(a)(2), (3) & (4)	<input type="checkbox"/> Non-WW only	1 2 3 4 6
	<input checked="" type="checkbox"/> Other Reactive, per 261.23(a)(1)	<input type="checkbox"/> WW <input checked="" type="checkbox"/> Non-WW	1 2 3 4 <input checked="" type="radio"/> 5
	<input type="checkbox"/> Unexploded Ordnance, Emergency Response	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 3 4 5 6
	<input type="checkbox"/> D004 Arsenic	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 3 4 5 6
	<input type="checkbox"/> D005 Barium	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 3 4 5 6
	<input type="checkbox"/> D006		
	<input type="checkbox"/> Cadmium	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 2 3 4 6
	<input type="checkbox"/> Cadmium Containing Batteries	<input type="checkbox"/> Non-WW only	2 3 6
	<input type="checkbox"/> D007 Chromium,	<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 2 3 4 6
	<input type="checkbox"/> D008		
		<input type="checkbox"/> WW <input type="checkbox"/> Non-WW	1 2 3 4 6

SECTION I. UNDERLYING HAZARDOUS CONSTITUENTS (UHC'S)

- ☐ Check here if one or more of the constituents listed in Section IV below are reasonably expected to be present as an "Underlying Hazardous Constituent" in the waste. Then in Section IV, check off each constituent. Note that per the definition of UHC in 40 CFR 268.2, fluoride, selenium, sulfides, vanadium and zinc are NOT regulated as UHC's.
- ☐ Check here if NONE of the UHC constituents listed in Section IV are expected to be present in the waste.

SECTION II. MULTI-SOURCE LEACHATE (WASTE CODE F039)

- ☐ Check here if one or more of the constituents listed in Section IV are present as a constituent in the multi-source leachate (F039) waste. Then in Section IV below, check off each constituent. Note that constituents which are identified by an asterisk (*) are NOT regulated as F039 constituents.
- ☐ Check here if NONE of the F039 constituents listed in Section IV are present in the waste.

SECTION III. HAZARDOUS DEBRIS CONTAMINANTS SUBJECT TO TREATMENT (CSTT)

- ☐ Check here if one or more of the constituents listed in Section IV is a CSTT for hazardous debris that is intended for treatment using the alternate treatment technologies in 40 CFR 268.45. To identify CSTT's, refer to the "Regulated Hazardous Constituent" column in the Treatment Standard Table in 40 CFR 268.40. Then, in Section IV below, check off the constituents that appear for each waste code used to identify the debris.
- ☐ Check here if the entry in the "Regulated Hazardous Constituent" column in the Treatment Standard Table in 40 CFR 268.40 is "Not Applicable", i.e. D001, D002, and D003 (non-cyanides subcategories only).

SECTION IV. LIST OF CONSTITUENTS - INCLUDE MANIFEST LINE ITEM

- | | |
|--|--|
| 34. <input type="checkbox"/> Acenaphthylene | 260. <input type="checkbox"/> Carbofuran phenol (*) |
| 35. <input type="checkbox"/> Acenaphthene | 70. <input type="checkbox"/> Carbon disulfide |
| 36. <input type="checkbox"/> Acetone | 71. <input type="checkbox"/> Carbon tetrachloride |
| 37. <input type="checkbox"/> Acetonitrile | 261. <input type="checkbox"/> Carbosulfan (*) |
| 38. <input type="checkbox"/> Acetophenone | 72. <input type="checkbox"/> Chlordane (alpha and gamma isomers) |
| 39. <input type="checkbox"/> 2-Acetylaminofluorene | 73. <input type="checkbox"/> p-Chloroaniline |
| 40. <input type="checkbox"/> Acrolein | 74. <input type="checkbox"/> Chlorobenzene |
| 41. <input type="checkbox"/> Acrylamide (*) | 75. <input type="checkbox"/> Chlorobenzilate |
| 42. <input type="checkbox"/> Acrylonitrile | 76. <input type="checkbox"/> 2-Chloro-1,3-butadiene |
| 251. <input type="checkbox"/> Aldicarb sulfone (*) | 77. <input type="checkbox"/> Chlorodibromomethane |
| 43. <input type="checkbox"/> Aldrin | 78. <input type="checkbox"/> Chloroethane |
| 44. <input type="checkbox"/> 4-Aminobiphenyl | 79. <input type="checkbox"/> bis(2-Chloroethoxy)methane |
| 45. <input type="checkbox"/> Aniline | 80. <input type="checkbox"/> bis(2-Chloroethyl)ether |
| 46. <input type="checkbox"/> Anthracene | 81. <input type="checkbox"/> Chloroform |
| 47. <input type="checkbox"/> Antimony | 82. <input type="checkbox"/> bis(2-Chloroisopropyl)ether |
| 48. <input type="checkbox"/> Aramite | 83. <input type="checkbox"/> p-Chloro-m-cresol |
| 49. <input type="checkbox"/> Arsenic | 84. <input type="checkbox"/> 2-Chloroethyl vinyl ether (*) |
| 50. <input type="checkbox"/> alpha-BHC | 85. <input type="checkbox"/> Chloromethane (Methyl Chloride) |
| 51. <input type="checkbox"/> beta-BHC | 86. <input type="checkbox"/> 2-Chloronaphthalene |
| 52. <input type="checkbox"/> delta-BHC | 87. <input type="checkbox"/> 2-Chlorophenol |
| 53. <input type="checkbox"/> gamma-BHC | 88. <input type="checkbox"/> 3-Chloropropylene |
| 252. <input type="checkbox"/> Barban (*) | 89. <input type="checkbox"/> Chromium (Total) |
| 54. <input type="checkbox"/> Barium | 90. <input type="checkbox"/> Chrysene |
| 253. <input type="checkbox"/> Bendiocarb (*) | 91. <input type="checkbox"/> o-Cresol |
| 255. <input type="checkbox"/> Benomyl (*) | 92. <input type="checkbox"/> m-Cresol (difficult to distinguish from p-Cresol) |
| 55. <input type="checkbox"/> Benzene | 93. <input type="checkbox"/> p-Cresol (difficult to distinguish from o-Cresol) |
| 56. <input type="checkbox"/> Benz(a)anthracene | 262. <input type="checkbox"/> m-Cumenyl methylcarbamate (*) |
| 57. <input type="checkbox"/> Benzal chloride (*) | 94. <input type="checkbox"/> Cyanides (Total) |
| 58. <input type="checkbox"/> Benzo(b)fluoranthene (difficult to distinguish from Benzo(k)fluoranthene) | 95. <input type="checkbox"/> Cyanides (Amenable) |
| 59. <input type="checkbox"/> Benzo(k)fluoranthene (difficult to distinguish from Benzo(b)fluoranthene) | 263. <input type="checkbox"/> Cycloate (*) |
| 60. <input type="checkbox"/> Benzo(g,h,i)perylene | 96. <input type="checkbox"/> Cyclohexanone |
| 61. <input type="checkbox"/> Benzo(a)pyrene | 97. <input type="checkbox"/> 1,2-Dibromo-3-chloropropane |
| 62. <input type="checkbox"/> Beryllium | 98. <input type="checkbox"/> 1,2-Dibromoethane (Ethylene dibromide) |
| 63. <input type="checkbox"/> Bromodichloromethane | 99. <input type="checkbox"/> Dibromomethane |
| 64. <input type="checkbox"/> Bromomethane (Methyl bromide) | 100. <input type="checkbox"/> 2,4-Dichlorophenoxyacetic acid (2,4-D) |
| 65. <input type="checkbox"/> 4-Bromophenyl phenyl ether | 101. <input type="checkbox"/> o,p'-DDD |
| 66. <input type="checkbox"/> n-Butyl alcohol | 102. <input type="checkbox"/> p,p'-DDD |
| 256. <input type="checkbox"/> Butylate (*) | 103. <input type="checkbox"/> o,p'-DDE |
| 67. <input type="checkbox"/> Butyl benzyl phthalate | 104. <input type="checkbox"/> p,p'-DDE |
| 68. <input type="checkbox"/> 2-sec-Butyl-4,6-dinitrophenol (Dinoseb) | 105. <input type="checkbox"/> o,p'-DDT |
| 69. <input type="checkbox"/> Cadmium | 106. <input type="checkbox"/> p,p'-DDT |
| 257. <input type="checkbox"/> Carbaryl (*) | 107. <input type="checkbox"/> Dibenz(a,h)anthracene |
| 258. <input type="checkbox"/> Carbendazim (*) | 108. <input type="checkbox"/> Dibenzo(a,e)pyrene |
| 259. <input type="checkbox"/> Carbofuran (*) | 109. <input type="checkbox"/> m-Dichlorobenzene |
| | 110. <input type="checkbox"/> o-Dichlorobenzene |
| | 111. <input type="checkbox"/> p-Dichlorobenzene |

CLEAN HARBORS ENVIRONMENTAL SERVICES, INC.

LAND DISPOSAL RESTRICTION NOTIFICATION FORM LDR-1 ADDENDUM

Manifest No. _____

112. ☐ Dichlorodifluoromethane
 113. ☐ 1,1-Dichloroethane
 114. ☐ 1,2-Dichloroethane
 115. ☐ 1,1-Dichloroethylene
 116. ☐ trans-1,2-Dichloroethylene
 117. ☐ 2,4-Dichlorophenol
 118. ☐ 2,6-Dichlorophenol
 119. ☐ 1,2-Dichloropropane
 120. ☐ cis-1,3-Dichloropropylene
 121. ☐ trans-1,3-Dichloropropylene
 122. ☐ Dieldrin
 123. ☐ Diethyl phthalate
 124. ☐ 2,4-Dimethyl phenol
 125. ☐ Dimethyl phthalate
 126. ☐ Di-n-butyl phthalate
 127. ☐ 1,4-Dinitrobenzene
 128. ☐ 4,6-Dinitro-o-cresol
 129. ☐ 2,4-Dinitrophenol
 130. ☐ 2,4-Dinitrotoluene
 131. ☐ 2,6-Dinitrotoluene
 132. ☐ Di-n-octyl phthalate
 133. ☐ p-Dimethylaminoazobenzene (*)
 134. ☐ Di-n-propylnitrosamine
 135. ☐ 1,4-Dioxane (*)
 136. ☐ Diphenylamine (difficult to distinguish from
 137. ☐ Diphenylnitrosamine (difficult to distinguish
 from
 diphenylamine)
 138. ☐ 1,2-Diphenylhydrazine
 139. ☐ Disulfoton
 266. ☐ Dithiocarbamates (Total) (*)
 140. ☐ Endosulfan I
 141. ☐ Endosulfan II
 142. ☐ Endosulfan sulfate
 143. ☐ Endrin
 144. ☐ Endrin aldehyde
 267. ☐ EPTC (*)
 145. ☐ Ethyl acetate
 146. ☐ Ethyl cyanide (propanenitrile)
 147. ☐ Ethyl benzene
 148. ☐ Ethyl ether
 149. ☐ bis(2-Ethylhexyl)phthalate
 150. ☐ Ethyl methacrylate
 151. ☐ Ethylene oxide
 152. ☐ Famphur
 153. ☐ Fluoranthene
 154. ☐ Fluorene
 155. ☐ Fluoride
 268. ☐ Formetanate hydrochloride (*)
 156. ☐ Heptachlor
 157. ☐ Heptachlor epoxide
 158. ☐ Hexachlorobenzene
 159. ☐ Hexachlorobutadiene
 160. ☐ Hexachlorocyclopentadiene
 161. ☐ HxCDDs (All hexachlorodibenzo-p-dioxins)
 162. ☐ HxCDFs (All hexachlorodibenzofurans)
 163. ☐ Hexachloroethane
 164. ☐ Hexachloropropylene
 165. ☐ Indeno (1,2,3-c,d)pyrene
 270. ☐ 3-Iodo-2-propynyl n-butylcarbamate (*)
 166. ☐ Iodomethane
 167. ☐ Isobutyl alcohol
 168. ☐ Isodrin
 169. ☐ Isosafrole
 170. ☐ Kepone
 171. ☐ Lead
 172. ☐ Mercury--Nonwastewater from Retort
 173. ☐ Mercury--All others
 174. ☐ Methacrylonitrile
 175. ☐ Methanol

176. ☐ Methapyriline
 272. ☐ Methiocarb (*)
 273. ☐ Methomyl (*)
 177. ☐ Methoxychlor
 178. ☐ 3-Methylcholanthrene
 179. ☐ 4,4-Methylene-bis(2-chloroaniline)
 180. ☐ Methylene chloride
 181. ☐ Methyl ethyl ketone
 182. ☐ Methyl isobutyl ketone
 183. ☐ Methyl methacrylate
 184. ☐ Methyl methansulfonate
 185. ☐ Methyl parathion
 274. ☐ Metolcarb (*)
 275. ☐ Mexacarbate (*)
 276. ☐ Molinate (*)
 186. ☐ Naphthalene
 187. ☐ 2-Naphthylamine
 188. ☐ Nickel
 189. ☐ o-Nitroaniline (*)
 190. ☐ p-Nitroaniline
 191. ☐ Nitrobenzene
 192. ☐ 5-Nitro-o-toluidine
 193. ☐ o-Nitrophenol (*)
 diphenylnitrosamine)
 194. ☐ p-Nitrophenol
 195. ☐ N-Nitrosodimethylamine
 196. ☐ N-Nitrosodimethylamine
 197. ☐ N-Nitroso-di-n-butylamine
 198. ☐ N-Nitrosomethylethylamine
 199. ☐ N-Nitrosomorpholine
 200. ☐ N-Nitrosopiperidine
 201. ☐ N-Nitrosopyrrolidine
 277. ☐ Oxamyl (*)
 202. ☐ Parathion
 203. ☐ Total PCBs (sum of all PCB isomers,
 or all Aroclors)
 278. ☐ Pebulate (*)
 204. ☐ Pentachlorobenzene
 205. ☐ PeCDDs (All pentachlorodibenzo- p-dioxins)
 206. ☐ PeCDFs (All pentachlorodibenzofurans)
 207. ☐ Pentachloroethane (*)
 208. ☐ Pentachloronitrobenzene
 209. ☐ Pentachlorophenol
 210. ☐ Phenacetin
 211. ☐ Phenanthrene
 212. ☐ Phenol
 213. ☐ Phorate
 214. ☐ Phthalic acid (*)
 215. ☐ Phthalic anhydride
 280. ☐ Physostigmine (*)
 281. ☐ Physostigmine salicylate (*)
 282. ☐ Promecarb (*)
 216. ☐ Pronamide
 283. ☐ Propam (*)
 284. ☐ Propoxur (*)
 285. ☐ Prosulfocarb. (*)
 217. ☐ Pyrene
 218. ☐ Pyridine
 219. ☐ Safrole
 220. ☐ Selenium
 221. ☐ Silver
 222. ☐ Silvex (2,4,5-TP)
 223. ☐ Sulfide
 224. ☐ 2,4,5-T (2,4,5-Trichlorophenoxyacetic acid)
 225. ☐ 1,2,4,5-Tetrachlorobenzene
 226. ☐ TCDDs (All tetrachlorodibenzo- p-dioxins)
 227. ☐ TCDFs (All tetrachlorodibenzofurans)
 228. ☐ 1,1,1,2-Tetrachloroethane
 229. ☐ 1,1,2,2-Tetrachloroethane
 230. ☐ Tetrachloroethylene

LAB PACK PACKING LIST

GRP

DRUM ID #

PIECE # 22

WEIGHT: 200 LB

MANIFEST DOC. # _____ LINE ITEM 1-17

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____ DRUM SIZE 55 Gal.

DM (✓)

PROPER SHIPPING NAME WASTE FLAMMABLE LIQ. NOS DIVISION: 3 CW 1993 II

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 11

WEIGHT: 200 LB

MANIFEST DOC. # _____

LINE ITEM

1-A

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____

DRUM SIZE

55 GAL

DM (—)

PROPER SHIPPING NAME WASTE

WASTE FLAMMABLE LIQ. COS

DIVISION:

3 av 1993 II[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____

WEIGHT: 200 LB.

MANIFEST DOC. # _____ LINE ITEM 1 - A

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☐ NO

JOB # _____ DRUM SIZE 55 Gall

PROPER SHIPPING NAME: WASTE FLAMMABLE LIQ. NOS

DF ()

DM (✓)

DIVISION: 3 aw 1993 II

GRP

DRUM ID #

	LCCIR-D
	3

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____

LAB PACK PACKING LIST

GRP

DRUM ID #

PIECE # 16

WEIGHT: 200

MANIFEST DOC. # _____ LINE ITEM 1

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____ DRUM SIZE 55 GAL

DM (✓)

PROPER SHIPPING NAME WASTE FLAMMABLE LIQ. LOS DIVISION: 3 CW 1993 II

DIVISION: S 661993 II

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 15

WEIGHT: 200 LB

MANIFEST DOC. # _____ LINE ITEM _____

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____ DRUM SIZE 55 GAL DM (☒)

PROPER SHIPPING NAME WASTE FLAMMABLE LIQUIDS DIVISION: S W1993 4

GRP	DRUM ID #
	LCCR-D
	3

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 14

WEIGHT: 175 CB

MANIFEST DOC. # _____ LINE ITEM 1-7

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

JOB # _____ DRUM SIZE 55 GAL

PROPER SHIPPING NAME ^{RQ} WASTE FLAMMABLE LIQ. NOS

GRP

DRUM ID #

LCCR-D

3

DF ()

DM (~~)~~

DIVISION: 3 cu 1993 II

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



WEIGHT: 200 LB.

MANIFEST DOC. # _____ LINE ITEM 17

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

JOB # _____ DRUM SIZE 55 GAL. DM (☒)

PROPER SHIPPING NAME: ^{RQ} WASZ FLAMMABLE LIQUIDS, NOS DIVISION: 3 601993 II

GRP

DRUM ID #

LCCR-D

(A)

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 12

WEIGHT: 175 LB

MANIFEST DOC. # _____ LINE ITEM _____

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____ DRUM SIZE 55 GAL. DM (✓)

PROPER SHIPPING NAME WASTE FLAMMABLE LIQ 105 DIVISION: 3 CW 1993 #1

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

DRUM-ID #...

PIECE # 10

WEIGHT: 250 CB

MANIFEST DOC. # _____ LINE ITEM 17

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____ DRUM SIZE 55GAL. DM (—)

PROPER SHIPPING NAME WASTE FLAMMABLE LIQUIDS, n.s. DIVISION: S W 1993 IT

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 9

WEIGHT: 250 LB

MANIFEST DOC. # _____ LINE ITEM _____

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____ DRUM SIZE 55 GAL - DM (+)

PROPER SHIPPING NAME WASTE FLAMMABLE LIQ. COS DIVISION: 3 CW 1993 II

GRP

DRUM ID #

	LCCR-D
	3

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 1

WEIGHT: 250 LB

MANIFEST DOC. # _____ LINE ITEM _____

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

DF ()

JOB # _____ DRUM SIZE SS GAR.

DM (✓)

PROPER SHIPPING NAME WASTE FROM A BATTERY DIVISION: 3 CW 1993 11

GRP

DRUM ID #

	LCCR-D
	3

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 1

WEIGHT: 200 lbs

MANIFEST DOC. # _____ LINE ITEM 115

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☐ NO

JOB # _____ DRUM SIZE 55

PROPER SHIPPING NAME Waste Flammable Liquids

DF ()

DM (X)

DIVISION: 3, UNIT 993 PG II

GRP

DRUM ID #

LCCR-D

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____

LAB PACK PACKING LIST

· GRP

DRUM ID #

PIECE # 00

WEIGHT: 200 LB

MANIFEST DOC. # _____

LINE ITEM

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☐ NO

DF ()

JOB # _____

DRUM SIZE.

DM (X)

PROPER SHIPPING NAME: Waste Flammable Liquids NOS

DIVISION: 3, UN1993 1611

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



PIECE # 25

WEIGHT: 5 LB.

MANIFEST DOC. # _____ LINE ITEM _____

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

JOB # _____ DRUM SIZE 56M. 10-7 DM ()

PROPER SHIPPING NAME WASTE FLAM LIG. COMPOSITE NOS DIVISION: 3 CW 2924 II

GRP

DRUM ID #

	LCCR-D
	3/8

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 28

WEIGHT: 5 LB

MANIFEST DOC. # _____ LINE ITEM 20 11

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO

JOB # _____ DRUM SIZE 56 GAL.

PROPER SHIPPING NAME WASTE ORGANIC Peroxide Type C DIVISION: 5.2 UN3104 II

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____



LAB PACK PACKING LIST

PIECE # 20

WEIGHT: 5.23

MANIFEST DOC. # _____ LINE ITEM 28-C

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☒ NO Poly DF (✓)

JOB # _____ DRUM SIZE 5 GAL. DM ()

PROPER SHIPPING NAME WASTE CORROSIVE LIQ. ACID OPS. DIVISION: 8 CW3265 II

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By _____ Date _____ Page _____ of _____

LAB PACK PACKING LIST

GRP

DRUM ID #

PIECE # 03

WEIGHT: 300

MANIFEST DOC. # _____

LINE ITEM 202

SPECIFIC DISPOSAL RESTRICTIONS? ☐ YES / ☐ NO

DF ()

JOB # _____ DRUM SIZE _____

DM (X)

PROPER SHIPPING NAME Non DOT Regulated Material

DIVISION:

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By Chris Erb Date 6/16/04 Page of



GRP	DRUM ID #
	LLF

[illegible]

No. = Reference Number / EPA = Waste Code / DOT = UN-NA No. or Haz. Class / X = Multiple Containers / Size = Container Size
S/L = Solid or Liquid / GRP = Compatibility Group Code / Drum = Drum Identification Number / AC = Acceptance Code

THIS IS TO CERTIFY that the above listing is an accurate description of the content of this drum and that it contains no radioactive, explosive or shock sensitive materials.

Completed By Ches Efb Date 6/23/99 Page 1 of 1

Chemical List - Research and Development

Quantity (lbs.)	Chemical Name
100	Light Soda Ash
450	Ashland 467 Pressure Acrylic Sensitive Adhesive
350	Ashland 320 M Pressure Acrylic Sensitive Adhesive
70	Morstik 130 Rubber Based Pressure Sensitive Adhesive
440	Natural Starch 6179 Rubber Based Pressure Sensitive Adhesive
100	Dock Resin RA44-6X15 Solvent Based Release Coat
350	Perchloroethylene
75	Kerosene
190	PDI Black Dye
20	DM-50 Biocide
30	Lanolin
20	Isopropanol
10	Methyl Ethyl Ketone
15	Acetone
5	Methanol
25	Hydraulic Oil
55	Decabromodiphenyl Oxide (Flame Retardant)
50	Antimony Trioxide (Flame Retardant)

**RCRA INSPECTION REPORT:
COMPAC CORPORATION
150 Fieldcrest Avenue, Raritan Center
Edison, NJ 08837**

Inspector: Marianna Dominguez, Environmental Engineer, DECA/RCB

Date of Inspection: May 21, 2004

EPA Handler ID #: NJD002008605

Reason for Inspection: Compliance Evaluation Inspection

Attendees: Marianna Dominguez, Inspector, USEPA, (212) 637-4154
Jeffrey E. Cassell, Compac, Operational Services Specialist (732) 225-2080
Dean DeGhetto, Compac, Director of Engineering, (908) 498-0648
Ed Karkert, Compac, Coating supervisor, (908)498-0655

Background:

Compac has three facilities: one in Edison, NJ, one in Hackesttown, NJ and the other one in Netcong, NJ. The Edison facility is in the process of moving out to the Hackestown location. The Netcong facility will be moved to Hackestown by the end of 2004. Compac is part of Trimas Corp., it started operations as Compac in 1992 at the Edison location. Compac Edison facility encloses 120,000 square feet leased from Ninvin Ltd. It primarily manufactures double coated and transfer tapes, along with metal foil tapes. The primary markets served include the automotive, aerospace, appliance, construction and fabrication industries. Employment at this facility is 43 working three shifts. It's the leader manufacturer of insulation tapes. Raw material is mill craft paper, asphalt formulation, water based ink, and acrylic. The facility plans to release half of front of building and stay in the back occupying 60,000 S F for the residential insulation facing line only which was added in less than a year. It does not expect to generate hazardous waste. They use citrus cleaners for maintenance of the facility. Hazardous wastes generated in the past are identified as D001 and F005.

Tour of the facility:

We started to walk by the quality control lab used to test viscosity, paper thickness, weight, and porosity. Use only heat and glycerine and a citrus cleaner.

During the walk through of the manufacturing floor I was informed that: coat line #1 was closed and moved last year. Coat line #2 was shut down in February 2004 and moved to Hackesttown, remaining foil rolls are in the process of being moved, coat line #3 was also relocated. All wastes generated at closing of these lines was disposed off as hazardous waste. Only three-55 gallon containers of hazardous waste

labeled as F005 were found in the hazardous waste storage area at the time of the inspection. There were sixty 55-gallon containers holding different materials that the facility representative indicated that they are in the process of being determined whether they are hazardous waste. If so, they will be handled by Clean Harbors. In addition to the sixty containers there were twenty 5-gallon containers full with material, awaiting to be determined whether they are hazardous waste.

Record Review:

The record review included:

- a. Manifest records for last three years had already been moved to Hackesttown but brought to the facility for the inspection, while we were doing the tour of the facility.
- b. MSDS sheets for some of the sixty 55-gallon containers found during the tour were looked: these were Emulsion E-3308, VALPAC product # RC225 and others.
- c. Contingency Plan, was also available.
- d. Communications with local authorities and emergency response teams, available.
- e. Bi-annual report, was available. It showed the facility generated 45 tons of hazardous waste in

RCRA INSPECTION REPORT:
COMPAC CORPORATION
150 Fieldcrest Avenue, Raritan Center
Edison, NJ 08837

2003.

- f. Training records were fairly complete, as well as training program.
- g. Inspection logs were available.

Multi-Media check-list was filled out at this time.

Regarding fluorescent lamps they indicated that they are taken care of by the building management agent, Summit Associates.

Next item on the inspection agenda was the closing meeting.

How?
S

Closing Interview:

The closing interview with facility's representatives Dean DeGhetto and Ed Karkert. I addressed the need to make a hazardous waste determination of the containers found in the hazardous waste storage area. ~~I was informed that Clean Harbors was scheduled, for the following week to the inspection, to collect any hazardous wastes generated at the facility.~~ I handed out the EPA publication on Large Quantity Generators of Hazardous Wastes.

Follow-up on this to make sure everything is done correctly.
S

Recommendations:

No further action.

An inspection of the Netcong and Hackesttown facilities would be good and I am planning to do so. The Netcong facility was last inspected in 2002 and the Hackesttown, NJ facility has never been inspected. I will follow up on those two sites.

Check
S

DATE: 05/19/04
TIME: 16:16:17

HAZARDOUS WASTE MANIFEST SYSTEM
GENERATORS / MANIFESTS

SCREEN: HWS1760
TERMINAL: @57C

EPA ID: NJD002008605

COMPANY NAME AND ADDRESS
COMPAC INDUSTRIES INC
150 FIELDCREST AVE.
EDISON NJ 08837

LINE NO	DATE SHIP	MANIFEST NO	TSDF	WASTE 1	UNIT 1	QTY 1	MORE
0001	03-11-2002	MDC0981255	MDD980555189	F005	P	5200	X
0002	06-10-2002 ✓	MDC1015802 ✓	MDD980555189	F005	P	3600	X
0003	09-13-2002 ✓	MDC1010075 ✓	MDD980555189	F005	P	3500	X
0004	12-18-2002 ✓	MDC0943329 ✓	MDD980555189	F005	P	1000	
0005	12-18-2002 ✓	IL09298973 ✓	ILD000608471	D001	P	6650	
0006	02-10-2003 ✓	MDC1069564 ✓	MDD980555189	U002 <i>Active</i>	P	35280	X
0007	03-10-2003	MDC1030112	MDD980555189	D001	G	850	X
0008	06-10-2003	MDC1030321	MDD980555189	D001	G	1155	X

SELECT LINE NO 0

PF KEYS: PF3=MAIN PF5=CLEAR PF7=PREVIOUS PF8=NEXT PAGE PF10=END PROGRAM

IL 9298973 12/18/02 NO LDR OK

MDC 0943329 12/18/02 NO LDR OK

NJA 4140759 12/18/02 NO LDR

NJA 5014581 -

DATE: 05/19/04
TIME: 16:17:44

HAZARDOUS WASTE MANIFEST SYSTEM
MANIFEST INQUIRY

SCREEN: HWS2301
TERMINAL: @57C

MANIFEST #	EPA ID	COMPANY NAME	DATE
MDC0981255	GEN: NJD002008605	COMPAC INDUSTRIES INC	SHIP: 03/11/02
	TSDF: MDD980555189	CLEAN HARBORS OF BALTIMORE	RECVD: 03/12/02

TRANSPORTERS:

REJECTED: N	1. MAD039322250	RECVD: 03/11/02
REASON:	2.	RECVD:

LINE#	CODE	WASTE NAME	AMOUNT	UNITS	HANDLE
1	F005	NONHL SOLV & STLBTM	5200	P	S01
2	D001	CHARACTERISTIC OF IGNITABILITY	1375	G	S01

LAST UPDATE DONE BY: HWU8000 9 16 2002

PF KEYS: ENTER=CONTINUE PF3=MAIN MENU PF4=GEN/MAN PF6=TRAN/MAN
PR7=PREVIOUS PF8=NEXT PAGE PF10=TO END

DATE: 05/19/04
TIME: 16:21:11

HAZARDOUS WASTE MANIFEST SYSTEM
GENERATORS / MANIFESTS

SCREEN: HWS1760
TERMINAL: @57C

EPA ID: NJD002008605

COMPANY NAME AND ADDRESS
COMPAC INDUSTRIES INC
150 FIELDCREST AVE.
EDISON NJ 08837

LINE NO	DATE SHIP	MANIFEST NO	TSDF	WASTE 1	UNIT 1	QTY 1	MORE
0009	09-12-2003	MDC1029604	MDD980555189	D001	G	1050	X
0010	12-24-2003	NJA5059045	OHD000816629	D001	G	1100	X

SELECT LINE NO 0

PF KEYS: PF3=MAIN PF5=CLEAR PF7=PREVIOUS PF8=NEXT PAGE PF10=END PROGRAM

DATE: 05/19/04
TIME: 16:24:04

HAZARDOUS WASTE MANIFEST SYSTEM
MANIFEST INQUIRY

SCREEN: HWS2301
TERMINAL: @57C

MANIFEST #	EPA ID	COMPANY NAME	DATE
MDC1029604	GEN: NJD002008605	COMPAC INDUSTRIES INC	SHIP: 09/12/03
	TSDF: MDD980555189	CLEAN HARBORS OF BALTIMORE	RECVD: 09/15/03

TRANSPORTERS:

REJECTED: N	1. MAD039322250	RECVD: 09/12/03
REASON:	2.	RECVD:

LINE#	CODE	WASTE NAME	AMOUNT	UNITS	HANDLE
1	D001	CHARACTERISTIC OF IGNITABILITY	1050	G	S01
2	D001	CHARACTERISTIC OF IGNITABILITY	2290	P	S01

LAST UPDATE DONE BY: EPNALIC 11 13 2003

PF KEYS: ENTER=CONTINUE PF3=MAIN MENU PF4=GEN/MAN PF6=TRAN/MAN
PR7=PREVIOUS PF8=NEXT PAGE PF10=TO END

DATE: 05/19/04
TIME: 16:25:26

HAZARDOUS WASTE MANIFEST SYSTEM
MANIFEST INQUIRY

SCREEN: HWS2301
TERMINAL: @57C

MANIFEST #	EPA ID	COMPANY NAME	DATE
NJA5059045	GEN: NJD002008605	COMPAC INDUSTRIES INC	SHIP: 12/24/03
	TSD: OHD000816629	SPRING GROVE RES RECOV	RECVD: 01/06/04
		TRANSPORTERS:	

REJECTED: N
REASON:

1. MAD039322250 RECVD: 12/24/03
2. NJD986607380 RECVD: 12/29/03

LINE#	CODE	WASTE NAME	AMOUNT	UNITS	HANDLE
1	D001	CHARACTERISTIC OF IGNITABILITY	1100	G	T04
2	D001	CHARACTERISTIC OF IGNITABILITY	3600	P	T04

LAST UPDATE DONE BY: EPXWHIT 3 22 2004

PF KEYS: ENTER=CONTINUE PF3=MAIN MENU PF4=GEN/MAN PF6=TRAN/MAN
PR7=PREVIOUS PF8=NEXT PAGE PF10=TO END

5/6/04 ? Manifest recd ?

INSPECTOR'S MULTI-MEDIA CHECKLIST

Revised: August 2003

Facility Name: COMPAC INDUSTRIES Inc.
Address: 150 Field Crest Ave.
Edison, NJ 08837
ID No.: NJD 002 008605
Contact: Dean DeGhetto Phone: (908) - 498-0648
Inspector: M. DOMINGUEZ Phone: (212) 637-4154 Div./Br.: DECA/RCB
Date of Inspection: 5/21/04 Referred by LAN to : _____
Date of Referral: _____ Referrals must be made only to Program Contacts on page 2.
[copy to C. Zafonte, MM Enforcement Coordinator, for tracking.]

Referee is requested to provide an initial response within 3 weeks of the referral.

GENERAL GUIDANCE

VISUAL CUES OF POSSIBLE NON-COMPLIANCE WARRANTING INQUIRY

- Sloppy housekeeping or poor maintenance in work and storage areas or laboratories.
- Stains or discoloration of soil, concrete, or floors in work areas.
- Distressed vegetation - unhealthy, discolored, or dead.
- Dark smoke or dust clouds, or smoke coming from other than a smoke stack.
- Unusual odors or strong chemical smells.
- Sheen on surface waters.

CHECK IT OUT!

- o ... if you see or hear something suspicious during an inspection. Ask probing questions:
 - What is it? Is it a waste product?
 - What process produced it?
 - Has it been tested?
 - Where do you normally dispose of it?
 - Do you have a permit for the disposal?
 - How long has the circumstance existed?
 - When did it begin?
- o Pay attention to the situation, and take photographs.
 - Note the location and the amount of pollutant that appears to be involved.
 - Take notes describing the situation, the source of the pollutant and its emission point.

TABLE OF CONTENTS & PROGRAM CONTACTS

	<u>Page</u>
General Guidance.....	1
AIR (incl. CFCs & Asbestos):	
	<u>Lead/cc: Backup</u>
	Harish Patel/ 212-637-4046
	Ken Eng -4080
CEPD/ESB:	Carlos O'Neill 787-729-6951(x230) ----
EMB:	Victor Trinidad 226
EPCRA Toxic Release Inventory:	Nora Lopez/ 732-906-6890
cc: PTSB-TS Section Chief	Dan Kraft 732-321-6669
- All other EPCRA:	John Higgins -6194
Federal Facilities:	Kathleen Malone/ -4083 -----
	John Gorman 212-637-4008
FIFRA:	Adrian Enache 732-321-6769
cc: PTSB Branch Chief	Ken Stoller 732-321-6765
NPDES and Pretreatment (industrial WW discharge to a sanitary system):	
NJ & NY Pretreatment:	Philip Greco 212-637-3313
NJ & NY Surface & Storm Water Discharges	Ari Harris -3763
Caribbean NPDES and Pretreatment:	Carlos O'Neill 787-977-5821
Oceans:	Doug Pabst -3797 -----
Public Water Supply:	Doug McKenna -4244
Radiation:	Jeanette Eng -4007
RCRA:	Phil Flax -4143
Remedial Actions in NJ:	Carole Petersen -4418 -----
NY & Caribbean:	John Lapadula -4262
Removal Actions:	Richard Salkie 732-321-6658 -----
	Bruce Sprague -6656
SPCC/FRP:	Doug Kodama 732-906-6905
TSCA: PCBs	Dan Kraft 732-321-6669
Chemicals	Mike Bious 732-906-6892
cc: PTSB-TS Section Chief	Dan Kraft 732-321-6669
UIC:	Chip Hillenbrand 212-637-4226
UST:	" 11
Wetlands:	David Pohle/ 212-637-3824
	Daniel Montella -3801
<u>Criminal Investigations Division -</u>	William V. Lometti -3634

REPORTING POSSIBLE NON-COMPLIANCE

Throughout this checklist, there are YES/NO questions to be circled. If a bold YES or NO field is circled, there is a follow-up question. If you circle a field marked with an asterisk (*), you should promptly refer the matter to the Region II office for that program. After you return from your inspection, immediately let your supervisor know that you observed possible non-compliance in another program area during your inspection. The information should then be referred to the appropriate contact listed above.

Air

- With the sun in a 140° arc BEHIND you, is opaque smoke is being emitted? YES* NO
Note: "Opaque smoke" is not steam -- will obscure anything behind it for >5 minutes.
 Steam dissipates at a given point; smoke trails off.
Note relative positions of the sun, the observer and the emission point.

If YES:

- Note color of smoke: _____.
- From which specific process line is smoke coming? (e.g., "Boiler No. 4" or "Coating Line C"). _____.
- What is the cause of the smoke emission? e.g., –
 - i. Is air pollution control equipment out of service, or turned off during production? YES NO
If YES: When will it be back on line? _____

- ii. Is the facility under an unusual load, using different fuels, or process feeds? YES NO

- Have any processes been added or changed in any way in the last 2 years? *moving out* YES NO

If YES: Did the facility obtain state or federal air pollution permits for it? YES NO*

- Has the facility undergone any renovation or demolition during the last 18 months, involving removal or disturbance of asbestos-containing materials? YES NO

Approximate square or linear feet of materials involved? *D&S Restoration, Paterson NJ*
contractor to be removed.

If >260 linear feet, or 160 square feet, and the facility has submitted a notification, ask for a copy and send it to ACB (this is not a referral).

If >260 linear feet, or 160 square feet, and the facility has not submitted a notification, **REFER** to the Air Compliance Branch for followup.

- Do **facility employees** maintain, service, repair, or dispose of air conditioning/refrigeration equipment involving CFC refrigerant? YES NO
 [If a contractor does this work, do not refer the matter.]

If YES: Does facility have Recovery/Recycle or Recovery only equipment? YES NO*

Emergency Planning and Community Right-to-know Act (EPCRA)

Toxic Release Inventory (TRI)

1. Does the facility have 10 or more full-time employees?

YES NO

b. Is the facility classified under any of the following sectors?

YES	NO	Type of facility	YES	NO	Type of facility
<u>X</u>	<u>X</u>	manufacturing	_____	_____	electric utilities
_____	_____	commercial hazardous waste treatment	_____	_____	petroleum bulk terminals
_____	_____	metal mining,	_____	_____	chemical wholesaler
_____	_____	coal mining	_____	_____	solvent recovery services.

If the answers to **both** questions 1. and 2. are **YES**, ask :

A. Is the facility aware of EPCRA Section 313 or Toxic Release Inventory Requirements?

YES NO*

B. Is the facility aware of recent reporting thresholds reduction of listed chemicals manufactured, processed or used ?

YES NO*

If the answer for either A or B is No, provide EPA program contacts for compliance assistance.

Region II EPCRA - Toxic Release Inventory: 732-906-6890.

All Other EPCRA:

a. Is there on-site any of the 360 "Extremely Hazardous Substances" in excess of established threshold planning quantities (which vary by chemical, and range from 1 to 5000 lb.)?

YES NO

If YES: Were the State Emergency Response Commission (SERC) and Local Emergency Planning Committee (LEPC) notified of these chemicals for local planning purposes?

moving out -

YES NO*

a. Has the facility had a release of an Extremely Hazardous Substance or a CERCLA hazardous substance in excess of the Superfund reportable quantity (assume 1 lb.)?

YES* NO

If YES: Was notification of the release provided?

YES NO*

If YES: i. To whom was the notification given? _____

ii. Was notification oral or written? _____

iii. If oral, was a written, follow-up report submitted? _____

YES NO*

[If the facility does not know the answers to any of i, ii, or iii questions, ***REFER***.]

b. Does the facility have on site Material Safety Data Sheets (MSDS) for all hazardous chemicals used, as required under OSHA's Hazard Communication Standard?

YES NO*

c. If the facility has >10,000 lb of any hazardous chemicals, or Extremely Hazardous Substances >threshold planning quantities, have MSDS (or a list of MSDS), and chemical inventory forms been given to state and local emergency planning authorities and the local fire department?

YES NO*

Federal Insecticide, Fungicide and Rodenticide Act (FIFRA)

1. If inspecting a manufacturing facility, ask:

A. Are any pesticides manufactured, relabeled, or repackaged at this establishment?
Pesticide is any substance or mixture intended (1) to prevent, destroy, repel, or mitigate any pest, or (2) for use as a plant regulator, defoliant, or desiccant.

YES ☒ NO

B. If A. is YES, does the establishment have an EPA Establishment Number?
 (All production, relabeling and/or repackaging must be registered with EPA.)

YES NO*

C. If B. is Yes, enter the Establishment Number: _____ and continue:

D. Has the company filed the Annual Pesticide Production Report form?
 (due March 2 of each year for the previous calendar year's production.)

YES NO*

2. If inspecting a storage-distribution facility or a retail facility, ask:

A. Are any pesticides being held for sale/distribution, or stored at this facility (warehouse)?

YES NO

B. If A. is YES, are restricted-use pesticides stored, or held for distribution/sale at this facility?

YES* NO

C. Are any containers leaking?

YES* NO

D. Are pesticides stored next to acid, caustic and/or oxidizing materials?

YES* NO

3. If pesticides may not have been properly used, observe and record any effects such as human adverse reaction(s), dead fish, birds, or wildlife, plant damage, etc, and ask:

A. Have pesticides been applied by an employee or by a pesticide application company?

YES
S*
NO

B. If A. is YES, ask for:

- Date of application,
- Name of pesticide applied,
- Name of pesticide applicator company, or facility person who made the application,
- Address and/or phone number of pesticide applicator company (if applicable),
- Type of health complaints from employee (if applicable),
- Contact person for follow-up.

4. If inspecting a public housing, educational, or day care facility, farm market, flea market, spa or health facility, beauty parlor, or private housing, are pesticides sold there?

YES* NO

A. If 4. is YES, are the pesticides registered for agricultural use (see label)

YES* NO

If you suspect, or are unsure if the pesticides are registered for agricultural use, *Refer*.

B. If A. is YES, ask for:

- Name and identity (e.g farmers, homeowners, pesticide applicators, etc.) of the buyers,
- Address and telephone number of the buyers,
- Name(s) of pesticide purchased,
- EPA Registration Number (EPA Reg. No.) of pesticide(s) purchased.

C. Are pesticides sold in unlabeled containers or with hand-written labels.

YES* NO

Note: If you suspect, but are unsure, that pesticides are being sold in unlabeled containers, or with hand-written labels, *REFER* this.

NPDES, Pretreatment & UIC

1. Does the facility generate industrial wastewater (~~IW~~), sanitary wastewater (WW) and/or storm water (SW) and dispose of any of it as follows (Circle as applicable):
- a. To a receiving stream/surface water body (or onto ground near enough to impact one)?..... IW WW SW
- b. To a sanitary sewer system that discharges to a municipal treatment plant (POTW)?..... IW WW SW
Middlesex Co Health Authority
- c. To a storm water sewer system?.....IW* WW* SW
- d. To a subsurface disposal system (septic system, drywell, cesspool, sinkhole)?.....IW* WW SW
- e. Is any of it trucked off site?.....IW WW SW
- f. Onto ground surface (e.g. spray, discharge pipe, open trench)IW WW SW
- Identify the water bodies and/or sewer system: _____.
- 2a. Are there floor drains, sinks (not in bathrooms), or storm water collection structures:
- where raw materials, products, wastes or wastewaters are generated, stored or transported &/or
- that are possibly receiving wastes due to poor housekeeping, etc.? YES NO
- b. If YES to a, is there fluid in the drain/structure? YES NO
- c. If YES to a, is there evidence that contaminants entered drain/structure?
(e.g., discolored or smelly fluid; stained drain or floor nearby) YES* NO
- d. Ask what types of fluids enter drains/structures: _____
- 3a. Has the facility applied for a permit for each discharge noted in question 1? YES
S
NO
*
- If permitted, ask for permit numbers _____
- b. If you answered yes to question 1a or 1c for storm water, but the facility does not have a storm water discharge permit, ask why (facility may not be subject to stormwater requirements):
Because of nature of products were not in the process
- c. If you answered question 3b, ask what SIC code(s) describe all the facility's activities:
2672
- 4 a. Does the facility treat wastewater before discharge? YES NO
- b. How is it treated?

*** Refer this to water program (to WCB, if the site is in NY or NJ; to CEPD's ESB, if in PR or VT).**

¹ If the first 2 digits of any facility SIC code are 10-14, 20-45 or 51, or if facility is a landfill/land application site, recycler, hazardous waste TSD, or steam electric power generator, or if there are construction activities covering >5 acres, refer this to the water program (WCB, if the site is in NY or NJ; CEPD's ESB, if in PR or VI).

Public Water Supply

1. **Observe/Ask:** Does the facility have its own potable water supply? YES NO
 2. **If YES,** does the facility provide potable water for 25 or more persons? YES NO
 3. **If YES,** is the water analyzed for contaminants & results reported to the state? YES NO**
- ** Refer this to water program (to WCB, if the site is in NY or NJ;
to CEPD's EMB, if in PR or VI).**

Radiation

1. Are radioactive materials used or stored at this facility? *Monitoring Gage for Thickness of Coating Paper* YES NO
 2. **If YES,** does the facility have a state or federal radiation license for them? *NOC System has a small source of radiation* YES NO*
- The one removed is recycled for Hackettstown*

Resource Conservation & Recovery Act (RCRA)

If the facility has a RCRA permit or "interim status" as a treatment, storage or disposal facility (TSDF), **DO NOT** answer the rest of the RCRA questions, but enter the facility's EPA ID #:

If the facility does not have this ID number, ask:

- | | |
|--|---------|
| 1.A. Has the facility determined that it generates hazardous waste?
If YES , ask how the determination was made: _____
If NO , skip Questions 2 to 8 and go to Question 9. If YES , continue: | YES NO |
| B. If the facility generates or transports hazardous waste, ask for its EPA ID No.? _____
If the facility cannot produce an ID Number, *REFER* .] | |
| 2.A. Are there containers or tanks that hold hazardous waste?
If NO , go to Question # 3. If YES , continue: | YES NO |
| B. Are the containers and/or tanks clearly marked with the words "Hazardous Waste," and are they marked with the accumulation start date? | YES NO* |
| C. Do hazardous waste storage tanks have secondary containment (berm, vault, double walls)? | YES NO* |
| D. Does the facility store hazardous waste in containers or tanks for >90 days? | YES* NO |
| 3. Does the facility store, treat or dispose of hazardous waste in lagoons, pits, piles or landfills? | YES* NO |
| 4. Does the facility treat hazardous waste by incineration, precipitation, neutralization, or other means to change the physical or chemical nature of the waste? | YES* NO |
| 5. Does the facility accept hazardous waste for treatment, storage or disposal from off-site locations (including off-site facilities owned by the same company)? | YES* NO |
| 6. Does the facility maintain copies of hazardous waste manifests on-site? | YES NO* |
| 7. Do hazardous waste storage or treatment units (e.g., containers or tanks) appear to be poorly maintained and may release hazardous waste to the environment? | YES* NO |
| 8. Do chemicals or wastes appear to have been discharged to the environment through improper handling, leaks, spills, dumping or other discharges? | YES* NO |
| 9.A. Does facility generate non-hazardous process wastes, excl. office paper, cafeteria wastes, etc?
If NO , go to Question 10. If YES , continue: | YES* NO |
| B. What type of non-hazardous wastes does the facility handle? (e.g., treatment sludges, ash, solvents, waste oils) _____ | |
| C. Very briefly describe the process(es) that generate the wastes in Question 9B.
_____ | |
| Do waste generation, handling, management or disposal appear to, or threaten to, cause environmental damage? | YES* NO |

Spill Prevention, Control & Countermeasure (SPCC)

1. A. Does the facility store oil, whether petroleum, vegetable or transformer oil?

☒ YES NO

1. B. If YES, does the storage capacity exceed:

1320 gallons in all aboveground storage tanks?

☒ YES* NO

42,000 gallons in underground storage tanks (USTs)?

(Excluding USTs that come under EPA's UST regulation at 40 CFR §280, or a State-delegated UST regulation 40 CFR §281 - - ASK THE FACILITY REPRESENTATIVE: SINCE THE TANKS MUST BE REGISTERED, THE FACILITY REP SHOULD KNOW.)

YES* ☒ NO

List aboveground oil storage capacity: *157000 Gall Tank of liquid asphalt*
List underground oil storage capacity:

2. If the answer to either part of #1. B. was YES, did the facility show you a copy, or have available a Spill Prevention, Control, and Countermeasure (SPCC) Plan?

☒ YES ☐ NO*

3. Did the facility have an oil spill within the last 12 months that reached surface waters?

YES* ☒ NO

Note:

If any one of the items denoted above for referral with an asterisk (*) are present, and the total above ground oil storage capacity of the facility is 20,000 gallons or greater, refer the facility for followup action by the SPCC program

If any one of the items denoted above for referral with an asterisks (*) are present and the total above ground oil storage capacity of the facility is less than 20,000 gallons, please refer the facility to the SPCC program for informational purposes. These facilities are generally a low priority for the SPCC program, and are seldom inspected.

If completion of the above questions will result in a referral for followup action, if possible take pictures of the tanks, provide a brief description of the distance from the tanks to the nearest surface water, and forward this information along with the referral.

Facility Response Plan (FRP)

1. Does the facility have an above-ground oil storage capacity $\geq 42,000$ gallons and conduct operations that include over-water transfers of oil to or from vessels?

YES* NO

2. Does the facility have oil storage capacity \geq one million gallons?

YES* NO

3. Did the facility submit a Facility Response Plan to the EPA?

YES NO

Toxic Substances Control Act (TSCA)

Polychlorinated Biphenyls (PCBs)

NA

SAFETY WARNING: Stay ten feet from any high voltage conductors.

1. Is there liquid-filled electrical equipment (transformers, capacitors) manufactured before 1980?
(Exclude equipment with <3 lb (1 quart) of fluid. Only include utility-owned equipment when inspecting a utility.) YES NO
 - A. If Yes, how many of the above are transformers containing: PCBs >500 ppm? _____ *
 - <500 ppm but ≥50 ppm? _____ *
 - fluid of unknown PCB concentration? _____ *
 - B. If Yes, how many of the above are capacitors? _____ *
 2. Are there hydraulic systems manufactured before 1980 that use/used high temperature fluid? YES NO
 - A. If Yes, has each system been tested for PCBs? YES NO*
 - B. Do any currently have PCB concentrations ≥50 ppm? YES* NO
 3. Does the facility have any oil-filled heat transfer systems manufactured before 1980? YES NO
 - A. If Yes, has each system been tested for PCBs? YES NO*
 - B. Do any currently have PCB concentrations >50 ppm? YES* NO
 4. Does the facility have PCB waste stored for disposal? YES* NO
- OBSERVE PCB Items** (transformers, capacitors, containers)
- Are any **leaking**? YES* NO
 - Do all (except transformers <500 ppm) have a **PCB Mark M_L**? YES NO*
- OBSERVE PCB Waste:** In addition to the PCB Mark M_L, is PCB waste in storage for disposal marked with the **date removed from service for disposal**? YES NO*
- Is **PCB waste currently stored** for more than 30 days in any area? YES NO
- If **YES**, is the storage area included in a RCRA permit for storing hazardous waste in containers? YES NO
- If **NO**, does the area have a roof and walls to keep out rain? YES NO*
- a 6"-high impervious containment berm? YES NO*
 - a PCB Mark M_L for the area? YES NO*
 - a location not in a 100-year flood plain? YES NO*

General Chemical Regulations: Does the facility manufacture, or import into the United States, any chemicals for which they are the sole manufacturer/importer?

YES ☒ NO

If YES, do they know that these chemicals are on the TSCA chemical inventory?

YES NO*

Underground Storage Tanks (USTs)

Does any UST have >10% volume underground and contain petroleum products or CERCLA hazardous substances?

YES ☒ NO

Do all USTs store fuel oil for on-site heating?

YES NO

If YES, the facility is exempt. Do not complete the rest of the UST questions.

Name the petroleum product or hazardous substance in each UST.

Is there evidence of UST leakage/spillage?

YES* NO

* Refer facility to the Water Compliance Branch.

Wetlands

1. A. Are wet areas (marshes, swamps, bogs) on or adjacent to the site?
(A federal wetland need not have standing water or wetland-type vegetation; some wetlands have shrubs and trees.)

YES ☒ NO

B. Are there any waterbodies or waterways on or adjacent to the site?

YES NO

2. If # 1. A OR B is YES, is any clearing, filling, dredging, ditching, construction, etc. being conducted on or over the areas, or is there any evidence that such activities occurred very recently?

YES NO

3. If YES, when was the work undertaken? _____
Does the facility have any permits for this work?

YES NO*

4. If YES, what agency(s) issued the permits? _____
e.g., U.S. Army Corps of Engineers; State environmental agency.
For federal permits, what type of permits are they (i.e., nationwide, regional, individual)?

If facility is unable to provide adequate response to # 4, *REFER*.

CRIMINAL ACTS

During the course of this inspection, has anything been brought to your attention indicating:

1. That the facility is involved in deliberate acts of dumping or discharging wastes

YES* NO

2. Bad intent or conduct? e.g., falsification of records or efforts to conceal activities?

YES* NO

3. Actual harm to individuals as a result of violations?

YES* NO

4. Other activity or behavior that you believe indicates criminal behavior?

YES
S*
NO

* Refer to Criminal Investigation Division, if you checked YES.

5	W	N	I	D	0	0	2	0	0	8	6	0	5	8
1	2	3	4	5	6	7	8	9	10	11	12	13	14	

IX. DESCRIPTION OF HAZARDOUS WASTES (continued from front)**A. HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES.** Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.

1 F003 23 - 26	2 F005 23 - 26	3 23 - 26	4 23 - 26	5 23 - 26	6 23 - 26
7 23 - 26	8 23 - 26	9 23 - 26	10 23 - 26	11 23 - 26	12 23 - 26

B. HAZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific industrial sources your installation handles. Use additional sheets if necessary.

13 23 - 26	14 23 - 26	15 23 - 26	16 23 - 26	17 23 - 26	18 23 - 26
19 23 - 26	20 23 - 26	21 23 - 26	22 23 - 26	23 23 - 26	24 23 - 26
25 23 - 26	26 23 - 26	27 23 - 26	28 23 - 26	29 23 - 26	30 23 - 26

C. COMMERCIAL CHEMICAL PRODUCT HAZARDOUS WASTES. Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.

31 U220 23 - 26	32 23 - 26	33 23 - 26	34 23 - 26	35 23 - 26	36 23 - 26
37 23 - 26	38 23 - 26	39 23 - 26	40 23 - 26	41 23 - 26	42 23 - 26
43 23 - 26	44 23 - 26	45 23 - 26	46 23 - 26	47 23 - 26	48 23 - 26

D. LISTED INFECTIOUS WASTES. Enter the four-digit number from 40 CFR Part 261.34 for each listed hazardous waste from hospitals, veterinary hospitals, medical and research laboratories your installation handles. Use additional sheets if necessary.

49 23 - 26	50 23 - 26	51 23 - 26	52 23 - 26	53 23 - 26	54 23 - 26
---------------	---------------	---------------	---------------	---------------	---------------

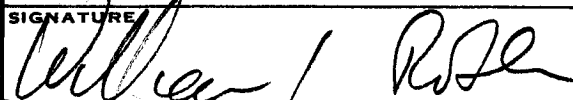
E. CHARACTERISTICS OF NON-LISTED HAZARDOUS WASTES. Mark "X" in the boxes corresponding to the characteristics of non-listed hazardous wastes your installation handles. (See 40 CFR Parts 261.21 - 261.24.)
☐ 1. IGNITABLE
(D001)

☐ 2. CORROSIVE
(D002)

☐ 3. REACTIVE
(D003)

☐ 4. TOXIC
(D000)
X. CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

SIGNATURE 	NAME & OFFICIAL TITLE (type or print) Tech. Dir. WILLIAM I. ROTH	DATE SIGNED 2 July 80
--	---	--------------------------

RECORD OF COMMUNICATION		<input type="checkbox"/> PHONE CALL <input type="checkbox"/> DISCUSSION <input type="checkbox"/> FIELD TRIP <input type="checkbox"/> CONFERENCE <input type="checkbox"/> OTHER (SPECIFY) _____	
		(Record of item checked above)	
TO: Richard Baker Chief, PAB	FROM: John Ciancia	DATE: 7/27/81	TIME:
SUBJECT: Forwarding of RCRA report NJDO02008605			
SUMMARY OF COMMUNICATION <p style="text-align: center;">Enclosed is the completed RCRA inspection report on Air-O-Plastics Co., Edison N.J. This facility has two minor violations: (1) Some drums do not have data when placed in storage, (2) manifest did not have total quantity of each hazardous waste by unit weight or volume, and the type and number of containers as loaded onto the transport vehicle.</p> <p style="text-align: center; font-size: 2em; margin-top: 50px;">403</p> <div style="text-align: right; margin-top: 50px;"> JUL 29 2 57 PM '81 ENVIRONMENTAL PROTECTION AGENCY NEW YORK, N.Y. 10001 </div>			
CONCLUSIONS, ACTION TAKEN OR REQUIRED			
INFORMATION COPIES TO:			

PERMIT TO DISPOSE
REGION 2

JUL 29 2 57 PM '81

ENVIRONMENTAL PROTECTION
AGENCY
NEW YORK, N.Y. 10007

RCRA GENERATOR INSPECTION FORM

403

COMPANY NAME: Air-o-plastiks Co

EPA I.D. NUMBER:

NYD002008605

COMPANY ADDRESS: 150 Fieldcrest Ave
Edison, N.J. 08837

COMPANY CONTACT OR OFFICIAL:

William Roth

INSPECTOR'S NAME:

Angela Morales

TITLE:

(201) 225-2086

BRANCH/ORGANIZATION:

Technical Director

Source and Monitoring

CHECK IF FACILITY IS ALSO A TSD

FACILITY / /

DATE OF INSPECTION:

7/8/81

YES

NO

DC
KN

(1) Is there reason to believe that the facility has hazardous waste on site? ✓

a. If yes, what leads you to believe it is hazardous waste?
Check appropriate box:

☒ Company admits that its waste is hazardous during the inspection.

☒ Company admitted the waste is hazardous in its RCRA notification and/or Part A Permit Application.

☒ The waste material is listed in the regulations as a hazardous waste from a nonspecific source (§261.31)

☒ The waste material is listed in the regulations as a hazardous waste from a specific source (§261.32)

☒ The material or product is listed in the regulations as a discarded commercial chemical product (§261.33)
K002 - K008

☐ EPA testing has shown characteristics of ignitability, corrosivity, reactivity or extraction procedure toxicity, or has revealed hazardous constituents (please attach analysis report)

☐ Company is unsure but there is reason to believe that waste materials are hazardous. (Explain)

YES NO DON'T KNOW

- b. Is there reason to believe that there are hazardous wastes on-site which the company claims are merely products or raw materials?

— ✓ —

Please explain:

- c. Identify the hazardous wastes that are on-site, and estimate approximate quantities of each.

① 80,-55 gallon drums of solvent waste (ie. toluene, heptane, ketones MEK, ethyl acetate)

② ~ 200 gallons of pigment dispersions and plasticizers

- d. Describe the activities that result in the generation of hazardous waste.

① Solvents wastes come from washups from coating machines

② Pigment dispersions and plasticizers - waste from the production of foam rubber by Paramount Co.*

- (2) Is hazardous waste stored on site?

✓ — —

- a. What is the longest period that it has been accumulated?

Approximately 8 years

- b. Is the date when drums were placed in storage marked on each drum?

✓ ✓ —

Some drums have dates some don't.

- (3) Has hazardous waste been shipped from this facility since November 19, 1980?

Yes, one shipment

✓ — —

- (4) Approximately how many hazardous waste shipments off site have been made since November 19, 1980?

One shipment.

- a. Does it appear from the available information that there is a manifest copy available for each hazardous waste shipment that has been made?

✓ — —

- b. If "no" or "don't know," please elaborate.

<u>YES</u>	<u>NO</u>	<u>DON'T KNOW</u>
------------	-----------	-----------------------

c. Does each manifest (or a representative sample) have the following information?

- a manifest document number
- the generator's name, mailing address, telephone number, and EPA identification number
- the name, and EPA identification number of each transporter
- the name, address and EPA identification number of the designated facility and an alternate facility, if any:
- a description of the wastes (DOT)
- the total quantity of each hazardous waste by units of weight or volume, and the type and number of containers as loaded into or onto the transport vehicle
- a certification that the materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation under regulations of the Department of Transportation and the EPA

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

(5) Were there any hazardous wastes stored on site at the time of the inspection?

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

a. If "yes," do they appear properly packaged (if in containers) or, if in tanks, are the tanks secure?

b. If not properly packaged or in secure tanks, please explain.

D/A

c. Are containers clearly marked and labelled?

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-------------------------------------	--------------------------	--------------------------

d. Do any containers appear to be leaking?

<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
--------------------------	-------------------------------------	--------------------------

e. If "yes," approximately how many?

* (6) Has the generator submitted an annual report to EPA covering the previous calendar year? ✓

a. How do you know?

(7) Has the generator received signed copies (from the TSD facility) of all manifests for wastes shipped off site more than 35 days ago? ✓

a. If "no," have Exception Reports been submitted to EPA covering these shipments?

(8) General comments.

* Paramount Industries, Air-o-plastiks, and BIA MANUFACTURING are all subsidiaries of Seagrave. Paramount manufactured foam rubbers. Paramount had a fire in 1978 and they were put out of business. The waste, after the fire, was transferred to Airo-plastik who has been storing the waste since the fire.

Airo-Plastiks had sent a TSD facility application to EPA (NYC) but it was returned to them stating that the owner's signature was required. Airo-plastiks has been unable to obtain the owner's signature and is in the process of disposing of waste which has been on site for more than 90 days. Airo-plastiks has been in

* The effective date for this requirement is March 1, 1982.

touch with Bruce Adler in the NYC EPA office.

(Phone call)
Addendum July 27, 1981 - Airo-plastiks found a buyer for Para-

Addendum

an attachment...



**ACKNOWLEDGEMENT OF NOTIFICATION
OF HAZARDOUS WASTE ACTIVITY
(VERIFICATION)**

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

7JD002008605

INSTALLATION ADDRESS

**AIR-O-PLASTIK CORPORATION
150 FIELDCREST AVE
EDISON, NJ 08817**

**150 FIELDCREST AVE
EDISON, NJ 08817**

EPA Form 8700-12B (4-80)

10/09/80

DATE RETURNED
REASON

5/27/81.
SIC. Del 9/28

Air-O-Plastic Corporation

☐ ACKNOWLEDGEMENT SENT

INTERNAL CHECKLIST

ID # NJD002008605

1. Interim Regulatory Requirements

A. (1) FORM 1 MISSING ☐

(2) FORM 3 MISSING ☐

B. POSTMARK after NOVEMBER 19, 1980

5/26

☐ Valid ☐

C. (1) DATE of OPERATION MISSING ☐

(2) DATE of OPERATION after NOVEMBER 19, 1980 ☐

(1) NON-ACQUIER ☐

D. (2) NOTIFIED after AUGUST 18, 1980 ✓

☐ Valid ☐

E. (1) FORM 1, VIII B SIGNATURE MISSING ☐

(2) FORM 3, IX B SIGNATURE MISSING ☒

2. { A. HANDLER ☐

B. NONREGULATED ☐

C. UNSURE ☐

D. UNKNOWN FACILITY ☐

(missing name and address on Form 3)

E. NEW FACILITY > NOV. 19, 1980 ☐

F. CORE ITEM(S) MISSING ☐

G. NON-CORE ITEM(S) MISSING ☐

H. OTHER ☐

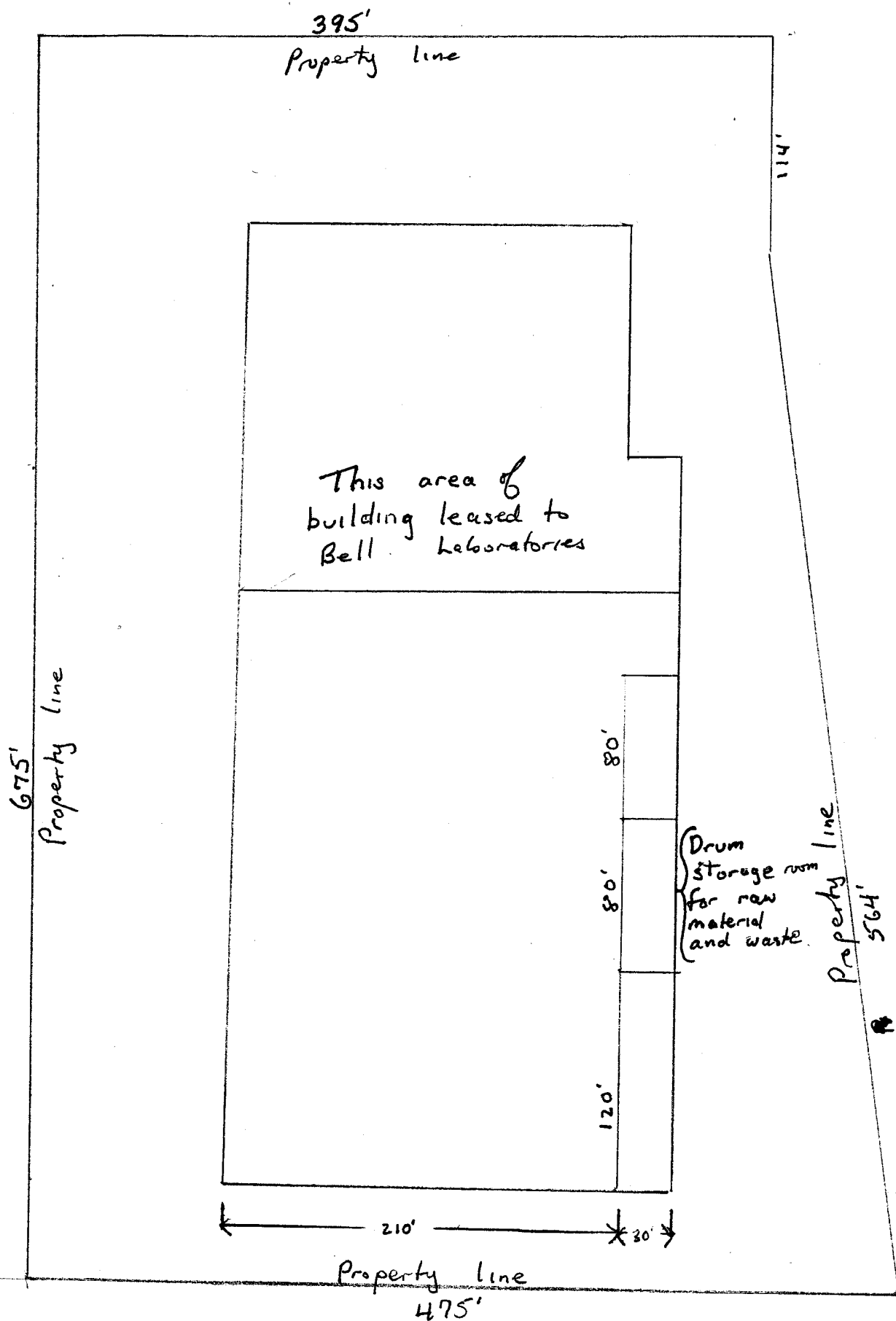
MISSING:

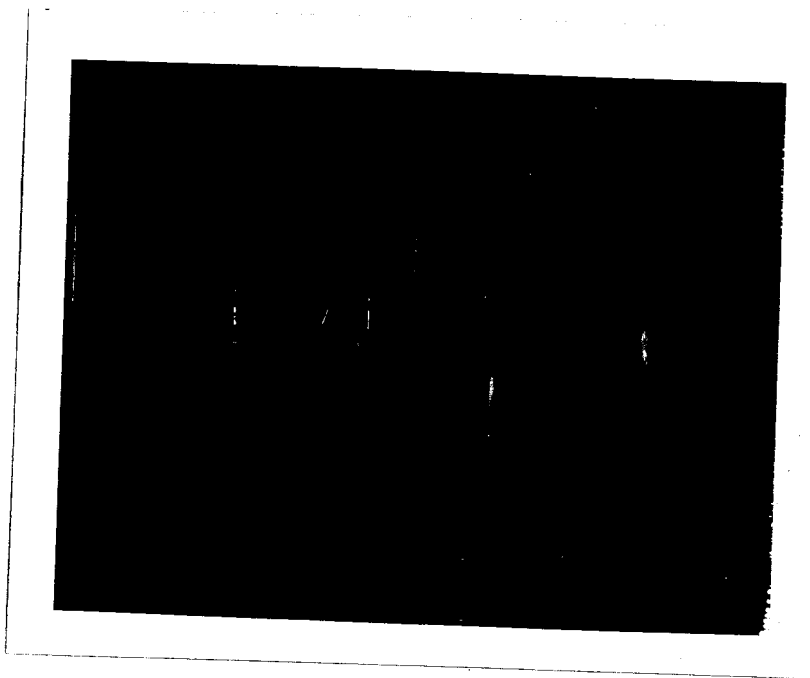
MAP ☐

DRAWING ☐

PHOTO ☐

V. FACILITY DRAWING (see page 4)

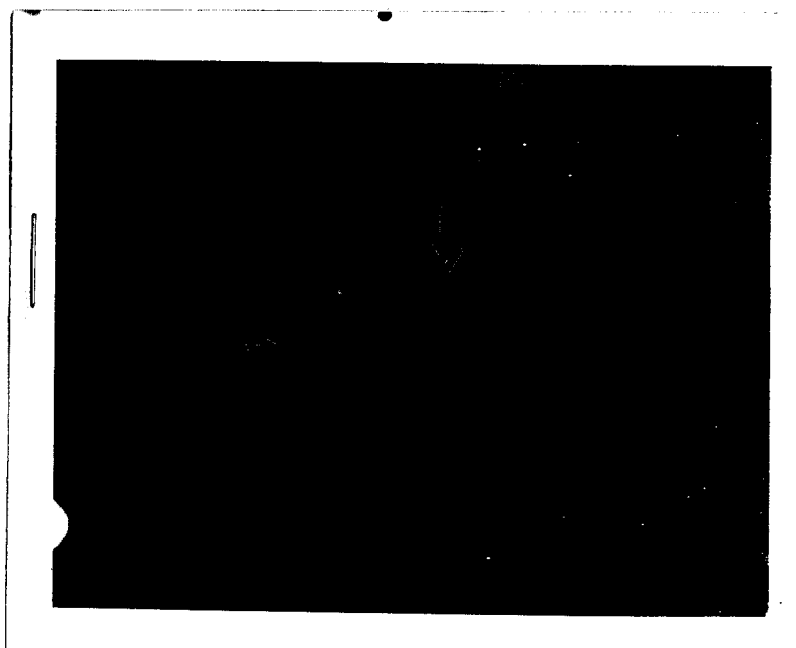




INTERIOR VIEW OF DRUM STORAGE AREA.

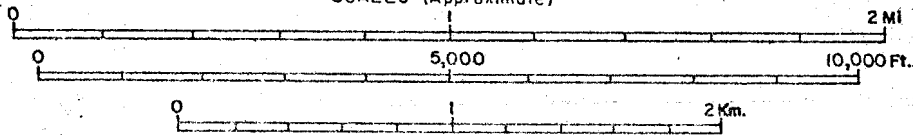
ARROW ON EXTERIOR VIEW INDICATES AREA OF BUILDING IN WHICH DRUMS ARE STORED.

BOTH PICTURES ARE DATED 2L MAY 1981.

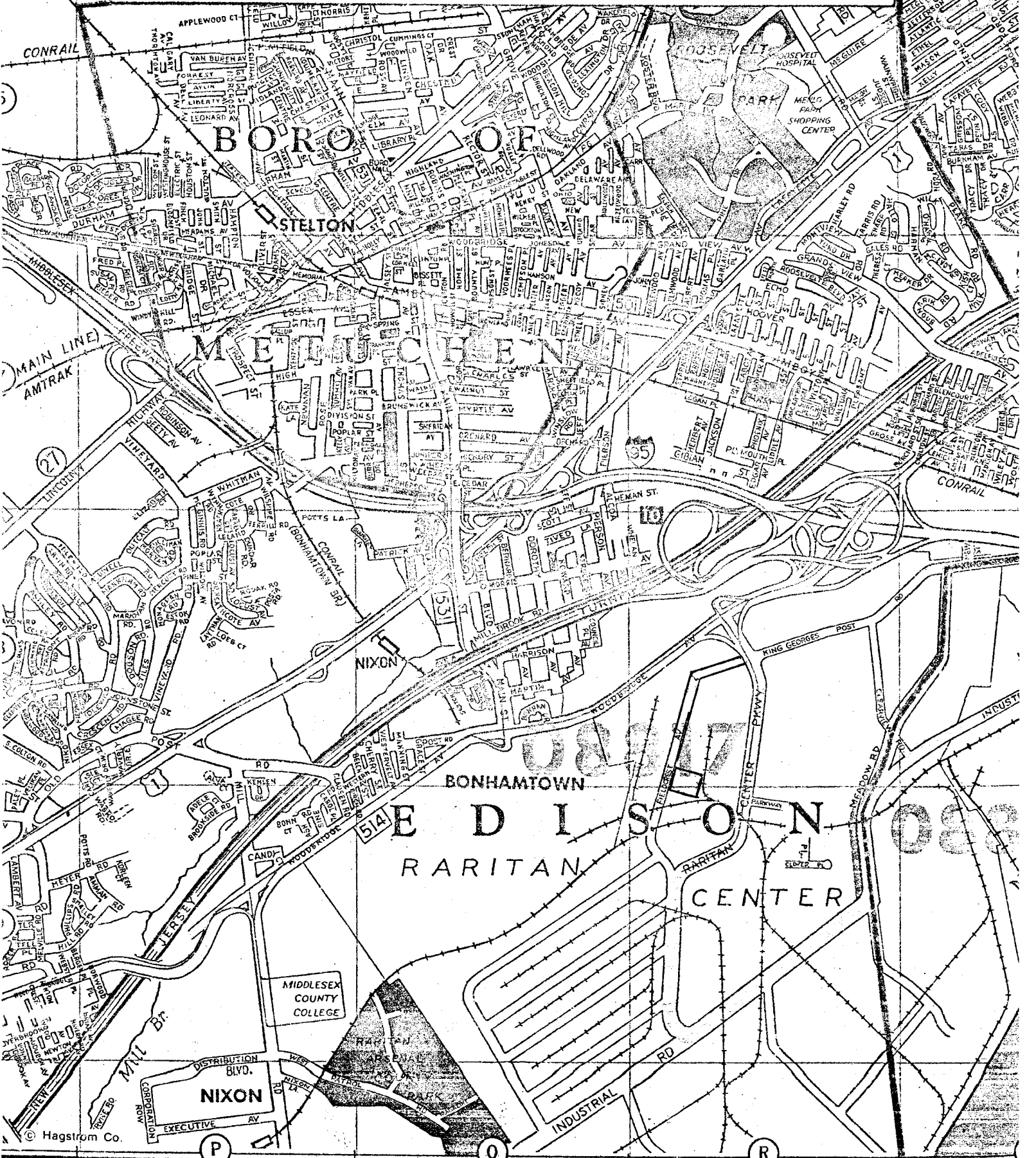


3

SCALES (Approximate)



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© Hagstrom Co.



A I R - O - P L A S T I K C O R P O R A T I O N

150 Fieldcrest Avenue, Raritan Center • Edison, New Jersey 08837 • (201) 225-2080
08837

Form 1

Item XI.

The attached USGS Survey Map does not show the current street diagram within the Raritan Center Industrial Park.

The attached street map showing the plant location is from the Hagstrom Middlesex County Atlas, 6th ed., 1979.

There are no intakes or discharges for this plant involving waste streams other than domestic uses (lavatories and sinks). All hazardous wastes are stored within the plant in drums until disposal is made through authorized disposal contractors.

RCRA INSPECTION REVIEW SHEET

21

Name of Facility - *Air-O-Plastick Corporation*

RCRA ID# - *NSD002008605*

Date of Inspection - *11/4/81*

Type of Inspection:

Generator

Transporter

Name of EPA/State Inspector - *Bob Dante NSDHP*

(TSD)

Follow up

Findings of Inspection: *The facility is withdrawing TSD classification. They have 90 less drums then noted in last inspection with no Environmental problems. Company is not in compliance with 265.15, 265.51 and 265.110. Drums were manifested to Boreone Hazardous waste Management which is an illegal facility. Sample RD020 was taken from solvent waste drum.*

Action(s) Taken: *NONE*

Action(s) Recommended: *N.A.U. for paper violations if TSD classification is not withdrawn.*

JAN 25 10 00 AM '82
ENVIRONMENTAL
AGENCY COLLECTION
NEW YORK, N.Y. 10007

RCRA GENERATOR INSPECTION FORM

COMPANY NAME: ~~ABC~~ *Air-O-Plastics Corporation*
EPA I.D. NUMBER: *NJ D002008605*

COMPANY ADDRESS: *150 Field Crest Ave*
Edison

COMPANY CONTACT OR OFFICIAL: *Bill Beth*

INSPECTOR'S NAME: *Bob Dante*

TITLE: *Technical director*
SAYS IT

BRANCH/ORGANIZATION: *NJDEP*

CHECK IF FACILITY ^{IS} ALSO A TSD
FACILITY ☒ *Changed Classification*

DATE OF INSPECTION: *11/4/81*

YES NO DON'T
KNOW

(1) Is there reason to believe that the facility has hazardous waste on site? ☒ ☐ ☐

a. If yes, what leads you to believe it is hazardous waste?
Check appropriate box:

☒ Company admits that its waste is hazardous during the inspection.

☒ Company admitted the waste is hazardous in its RCRA notification and/or Part A Permit Application.

☒ The waste material is listed in the regulations as a hazardous waste from a nonspecific source (§261.31)

☐ The waste material is listed in the regulations as a hazardous waste from a specific source (§261.32)

☒ The material or product is listed in the regulations as a discarded commercial chemical product (§261.33)

☒ EPA testing has shown characteristics of ignitability, corrosivity, reactivity or extraction procedure toxicity, or has revealed hazardous constituents (please attach analysis report)

☐ Company is unsure but there is reason to believe that waste materials are hazardous. (Explain)

JAN 23 10 17 AM '82
NEW YORK, N.Y. 10007
ENVIRONMENTAL
AGENCY
SECTION

<u>YES</u>	<u>NO</u>	<u>DON'T KNOW</u>
------------	-----------	-----------------------

- b. Is there reason to believe that there are hazardous wastes on-site which the company claims are merely products or raw materials?

— ☒ —

Please explain:

- c. Identify the hazardous wastes that are on-site, and estimate-approximate quantities of each.

Various solvent waste on site - 20 55 gallon drums

- d. Describe the activities that result in the generation of hazardous waste.

solvent waste washups from coating machine.

- (2) Is hazardous waste stored on site?

— ☒ —

- a. What is the longest period that it has been accumulated?

- b. Is the date when drums were placed in storage marked on each drum?

— ☒ —

- (3) Has hazardous waste been shipped from this facility since November 19, 1980?

— ☒ —

- a. If "yes," approximately how many shipments were made?

2

- (4) Approximately how many hazardous waste shipments off site have been made since November 19, 1980?

2

- a. Does it appear from the available information that there is a manifest copy available for each hazardous waste shipment that has been made?

— ☒ —

- b. If "no" or "don't know," please elaborate.

<u>YES</u>	<u>NO</u>	<u>DON'T KNOW</u>
------------	-----------	-----------------------

c. Does each manifest (or a representative sample) have the following information?

- a manifest document number
- the generator's name, mailing address, telephone number, and EPA identification number
- the name, and EPA identification number of each transporter
- the name, address and EPA identification number of the designated facility and an alternate facility, if any:
- a description of the wastes (DOT)
- the total quantity of each hazardous waste by units of weight or volume, and the type and number of containers as loaded into or onto the transport vehicle
- a certification that the materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation under regulations of the Department of Transportation and the EPA

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

(5) Were there any hazardous wastes stored on site at the time of the inspection?

a. If "yes," do they appear properly packaged (if in containers) or, if in tanks, are the tanks secure?

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

b. If not properly packaged or in secure tanks, please explain.

c. Are containers clearly marked and labelled? *See above*

d. Do any containers appear to be leaking? *See above*

e. If "yes," approximately how many?

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

*(6) Has the generator submitted an annual report to EPA covering the previous calendar year? ✓

a. How do you know?

(7) Has the generator received signed copies (from the TSD facility) of all manifests for wastes shipped off site more than 35 days ago? ✓

a. If "no," have Exception Reports been submitted to EPA covering these shipments?

(8) General comments. *The facility has 90 less drums than last inspection on 7/7/84. Drums were manifested to Barone chemical in Patterson. Sample RD020 was taken.*

* The effective date for this requirement is March 1, 1982.



A I R - O - P L A S T I K C O R P O R A T I O N

150 Fieldcrest Avenue, Raritan Center • Edison, New Jersey 08837 • (201) 225-2080

JULY 23, 1981

U.S. ENVIRONMENTAL PROTECTION AGENCY
PERMITS ADMINISTRATION BRANCH, ROOM 432
REGION 2
26 FEDERAL PLAZA
NEW YORK, N.Y. 10278

GENTLEMEN:

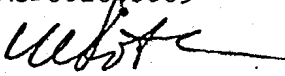
THE OWNERS OF THE PROPERTY WHICH WE LEASE FOR OUR OPERATION HAVE REFUSED TO SIGN OUR APPLICATION FOR INTERIM STATUS FOR STORAGE OF HAZARDOUS WASTES. WE HAVE, THEREFORE, TAKEN THE FOLLOWING STEPS:

1. A PURCHASE ORDER HAS BEEN ISSUED TO BARONE HAZARDOUS WASTE MANAGEMENT CORPORATION, NJT000028134, TO REMOVE ALL WASTE CURRENTLY ON SITE. ONE SHIPMENT HAS ALREADY BEEN MADE AND THE BALANCE IS SCHEDULED FOR THE COMING WEEK.
2. WE ARE NEGOTIATING A CONTRACT WITH THE ABOVE COMPANY FOR REMOVAL OF NEWLY GENERATED WASTE ON A REGULARLY SCHEDULED BASIS WITHIN THE NINETY DAY LIMIT.

ACCORDINGLY, OUR APPLICATION FOR THE STORAGE PERMIT IS WITHDRAWN.

VERY TRULY YOURS,

AIR-O-PLASTIK CORPORATION
NJD002008605


WILLIAM I. ROTH
TECHNICAL DIRECTOR

DD

RCRA TREATMENT, STORAGE AND DISPOSAL FACILITY INSPECTION FORM
FOR TSD FACILITIES ONLY

COMPANY NAME: Air-o-plastick Corporation EPA I.D. Number: NJ0002008605

COMPANY ADDRESS: 150 Field Crest Ave, Edison

COMPANY CONTACT OR OFFICIAL: Bill Roth

OTHER ENVIRONMENTAL PERMITS HELD

BY FACILITY: ☒ NPDES

TITLE: Technical Director

☒ AIR

☐ OTHER

INSPECTOR'S NAME: Bob Dante

DATE OF INSPECTION: 11/4/81

BRANCH/ORGANIZATION: NSDEP

TIME OF DAY INSPECTION TOOK PLACE: 12:30 pm

(1) Is there reason to believe that the facility has hazardous waste on site?

a. If yes, what leads you to believe it is hazardous waste?
Check appropriate box:

☒ Company admits that its waste is hazardous during the inspection.

☒ Company admitted the waste is hazardous in its RCRA notification and/or Part A Permit Application.

☒ The waste material is listed in the regulations as a hazardous waste from a nonspecific source (§261.31)

☐ The waste material is listed in the regulations as a hazardous waste from a specific source (§261.32)

☒ The material or product is listed in the regulations as a discarded commercial chemical product (§261.33)

☒ EPA testing has shown characteristics of ignitability, corrosivity, reactivity or extraction procedure toxicity, or has revealed hazardous constituents (please attach analysis report)

☐ Company is unsure but there is reason to believe that waste materials are hazardous. (Explain)

YES NO DON'T KNOW

b. Is there reason to believe that there are hazardous wastes on-site which the company claims are merely products or raw materials?

☒

Please explain:

c. Identify the hazardous wastes that are on-site, and estimate approximate quantities of each.

20, 55 gallon drums of solvent

(2) Does the facility generate hazardous waste?

☒

(3) Does the facility transport hazardous waste?

☐

(4) Does the facility treat, store or dispose of hazardous waste?

☒

VISUAL OBSERVATIONS

- | | <u>YES</u> | <u>NO</u> | <u>DON'T
KNOW</u> |
|---|------------|-----------|---------------------------|
| (5) <u>SITE SECURITY</u> (§265.14) | | | |
| a. Is there a 24-hour surveillance system? | — | ✓ | — |
| b. Is there a suitable barrier which completely surrounds the active portion of the facility? | | | |
| c. Are there "Danger-Unauthorized Personnel Keep Out" signs posted at each entrance to the facility? | — | ✓ | — |
| (6) Are there ignitable, reactive or incompatible wastes on site? (§265.27) | ✓ | — | — |
| a. If "YES", what are the approximate quantities? | | | |
| | | | <i>20 55 gallon drums</i> |
| b. If "YES", have precautions been taken to prevent accidental ignition or reaction of ignitable or reactive waste? | ✓ | — | — |
| c. If "YES", explain <i>stored in sealed containers</i> | | | |
| d. In your opinion, are proper precautions taken so that these wastes do not: | | | |
| - generate extreme heat or pressure, fire or explosion, or violent reaction? | ✓ | — | — |
| - produce uncontrolled toxic mists, fumes, dusts, or gases in sufficient quantities to threaten human health? | ✓ | — | — |
| - produce uncontrolled flammable fumes or gases in sufficient quantities to pose a risk of fire or explosions? | ✓ | — | — |
| - damage the structural integrity of the device or facility containing the waste? | ✓ | — | — |
| - threaten human health or the environment? | ✓ | — | — |

Please explain your answers, and comment if necessary.

- e. Are there any additional precautions which you would recommend to improve hazardous waste handling procedures at the facility?

- (7) Does the facility comply with preparedness and response requirements including maintaining:

YES	NO	DON'T KNOW
-----	----	---------------

- an internal communications or alarm system? ☒ ☐ ☐
- a telephone or other device to summon emergency assistance from local authorities? ☒ ☐ ☐
- portable fire equipment? ☒ ☐ ☐
- adequate aisle space? ☒ ☐ ☐
- in your opinion, do the types of wastes on site require all of the above procedures, or are some not needed? Explain. ☒ ☐ ☐
They have all of the above

In your opinion, do the types of wastes on site require all of the above procedures, or are some not needed? Explain. *see above*

- * (8) Have you inspected to verify that the groundwater monitoring wells (if any) mentioned in the facility's groundwater monitoring plan (see no. 19 below) are properly installed? *NA* ☐ ☐ ☐

If you have, please comment, as appropriate.

- (9) a. Is there any reason to believe that groundwater contamination already exists from this facility? If "YES", explain. ☐ ☒ ☐
- b. Do you believe that operation of this facility may affect groundwater quality? ☐ ☒ ☐
- c. If "YES", explain.

RECORDS INSPECTION

- (10) Has the facility received hazardous waste from an off-site source since Nov. 19, 1980 (effective date of the regulations)? *NA* ☐ ☐ ☐
- a. If "YES", does it appear that the facility has a copy of a manifest for each hazardous waste load received? ☐ ☐ ☐
- b. How many post-November 19 manifests does it have? (If the number is large, you may estimate)
2
- c. Does each manifest (or a representative sample) have the following information?
- a manifest document number ☒ ☐ ☐

* This requirement applies only after November 19, 1981.

YES	NO	DON'T KNOW
-----	----	---------------

- the generator's name, mailing address, telephone number, and EPA identification number

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-------------------------------------	--------------------------	--------------------------

- the name, and EPA identification number of each transporter

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-------------------------------------	--------------------------	--------------------------

- the name, address and EPA identification number of the designated facility and an alternate facility, if any;

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-------------------------------------	--------------------------	--------------------------

- a DOT description of the wastes

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-------------------------------------	--------------------------	--------------------------

- the total quantity of each hazardous waste by units of weight or volume, and the type and number of containers as loaded into or onto the transport vehicle

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-------------------------------------	--------------------------	--------------------------

- a certification that the materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation under regulations of the Department of Transportation and the EPA

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-------------------------------------	--------------------------	--------------------------

d. Are there any indications that unmanifested hazardous wastes have been received since November 19, 1980? If YES, explain.

<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
--------------------------	-------------------------------------	--------------------------

(11) Does the facility have a written waste analysis plan specifying test methods, sampling methods and sampling frequency? (§265.13)

<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
--------------------------	-------------------------------------	--------------------------

a. Does the character of wastes handled at the facility change from day to day, week to week, etc., thus requiring frequent testing?

(You may check more than one)

Waste characteristics vary _____

All wastes are basically the same _____

Company treats all waste as hazardous _____

Don't Know _____

b. Does hazardous waste come to this facility from off-site sources?

<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
--------------------------	--------------------------	--------------------------

c. If waste comes from an off-site source, are there procedures in the plan to insure that wastes received conform to the accompanying manifest?

<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
--------------------------	--------------------------	--------------------------

(12) INSPECTIONS (§265.15)

a. Does the facility have a written inspection schedule?

<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
--------------------------	-------------------------------------	--------------------------

b. Does the schedule identify the types of problems to be looked for and the frequency for inspections?

<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
--------------------------	--------------------------	--------------------------

c. Does the owner/operator record inspections in a log?

<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
--------------------------	--------------------------	--------------------------

d. Is there evidence that problems reported in the inspection log have not been remedied? If "YES," please explain.

<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
--------------------------	--------------------------	--------------------------

(13) PERSONNEL TRAINING (§265.16)

a. Is there written documentation of the following:

- job title for each position at the facility related to hazardous waste management and the name of the employee filling each job? ☒ ☐ ☐
- type and amount of training to be given to personnel in jobs related to hazardous waste management? ☒ ☐ ☐
- actual training or experience received by personnel? ☒ ☐ ☐

(14) Does the facility have a written contingency plan for emergency procedures designed to deal with fires, explosion or any unplanned release of hazardous waste?
(§265.51)

a. Does the plan describe arrangements made with local authorities?

b. Has the contingency plan been submitted to local authorities?

How do you know?

c. Does the plan list names, addresses, and phone numbers of Emergency Coordinators?

d. Does the plan have a list of what emergency equipment is available?

e. Is there a provision for evacuating facility personnel?

f. Was an Emergency Coordinator present or on call at the time of the inspection?

(15) Does the owner/operator keep a written operating record with: (§265.73)

- a description of wastes received with methods and dates of treatment, storage or disposal?

- location and quantity of each waste?

- detailed records and results of waste analysis and treatability tests performed on wastes coming into the facility?

- detailed operating summary reports and description of all emergency incidents that required the implementation of the facility contingency plan?

* (16) Does the facility have written closure and post-closure plans? (§265.110)

a. Does the written closure plan include:

- a description of how and when the facility will be partially (if applicable) and ultimately closed?

- | | | | |
|--|-----|-----|-----|
| - an estimate of the maximum inventory of wastes in storage or treatment at any time during the life of the facility? | ___ | ___ | ___ |
| - a description of the steps necessary to decontaminate facility equipment during closure? | ___ | ___ | ___ |
| - a schedule for final closure including the anticipated date when wastes will no longer be received and when final closure will be completed? | ___ | ___ | ___ |
| b. What is the anticipated date for final closure? | ___ | ___ | ___ |
| tc. Does the owner/operator have a written post-closure plan identifying the activities which will be carried on after closure and the frequency of these activities? | ___ | ___ | ___ |
| d. Does the written post-closure plan include: | | | |
| - a description of planned groundwater monitoring activities and their frequencies during post-closure? | ___ | ___ | ___ |
| - a description of planned maintenance activities and frequencies to ensure integrity of final cover during post-closure? | ___ | ___ | ___ |
| - the name, address and phone number of a person or office to contact during post-closure? | ___ | ___ | ___ |
| *(17) Does the owner/operator have a written estimate of the cost of closing the facility? (§265.142) What is it? | ___ | ✓ | ___ |
| *(18) Does the owner/operator have a written estimate of the cost for post-closure monitoring and maintenance? What is it? (§265.144) | NA | 2 | ___ |
| *(19) Has a groundwater monitoring plan been submitted to the Regional Administrator for facilities containing a surface impoundment, landfill or land treatment process? (This requirement does not apply to recycling facilities.) (§265.90) | NA | ___ | ___ |
| a. Does the plan indicate that at least one monitoring well has been installed hydraulically upgradient from the limit of the waste management area? | ___ | ___ | ___ |
| b. Does the plan indicate that there are at least three monitoring wells installed hydraulically downgradient at the limit of the waste management area? | ___ | ___ | ___ |

This section applies only to disposal facilities.

Effective date for this requirement is May 19, 1981.

SITE-SPECIFIC

please circle all appropriate activities and answer questions on indicated pages for all activities circled. When you submit your report, include only those site-specific pages that you have used.

<u>STORAGE</u>	<u>TREATMENT</u>	<u>DISPOSAL</u>
Waste Pile p. 9	Tank p. 8	Landfill pp. 10-11
Surface Impoundment p. 8	Surface Impoundment pp. 8-9	Land Treatment pp. 9, 10
<u>Container p. 7</u>	Incineration pp. 12-13	Surface Impoundment p. 8
Tank, above ground p. 8	Thermal Treatment pp. 12-13	Other _____
Tank, below ground p. 8	Land Treatment pp. 9-10	
Other _____	Chemical, Physical p. 13 and Biological Treatment (other than in tanks, surface impoundment or land treatment facilities)	<div style="display: flex; justify-content: space-around;"> <u>YES</u> <u>NO</u> <u>DON'T KNOW</u> </div>
	Other _____	

CONTAINERS (\$265.170)

1. Are there any leaking containers?
If "YES", explain. ___ ☒ ___
2. Are there any containers which appear in danger of leaking?
If "YES", explain. ___ ☒ ___
3. Do wastes appear compatible with container materials? ___ ☒ ___
4. Are all containers closed except those in use? ___ ☒ ___
5. Do containers appear to be opened, handled or stored in a manner which may rupture the containers or cause them to leak? ___ ☒ ___
6. How often does the plant manager claim to inspect container storage areas? *daily* ___ ☒ ___
7. Does it appear that incompatible wastes are being stored in close proximity to one another?
If "YES", explain. ___ ☒ ___
8. Are containers holding ignitable or reactive wastes located at least 15 meters (50 feet) from the facility's property line? ___ ☒ ___
9. What is the approximate number and size of containers with hazardous wastes?

20 - 55 gallon drums

TANKS (§265.190)

<u>YES</u>	<u>NO</u>	<u>DON'T KNOW</u>
------------	-----------	-----------------------

- | | | | |
|---|---|---|---|
| 1. Are there any leaking tanks?
If "YES", explain. | — | — | — |
| 2. Are there any tanks which appear in danger of
leaking.
If "YES", explain. | — | — | — |
| 3. Are wastes or treatment reagents being
placed in tanks which could cause them to
rupture, leak, corrode or otherwise fail?
If "YES", explain. | — | — | — |
| 4. Do uncovered tanks have at least 2 feet
of freeboard or an adequate containment
structure? | — | — | — |
| 5. Where hazardous waste is continuously
fed into a tank, is the tank equipped with
a means to stop this inflow? | — | — | — |
| 6. Does it appear that incompatible wastes
are being stored in close proximity to one
another, or in the same tank?
If "YES", explain. | — | — | — |
| 7. How often does the plant manager claim to
inspect container storage areas? | | | |
| 8. Are ignitable or reactive wastes stored in
a manner which protects them from a source
of ignition or reaction?
If "YES", explain. | — | — | — |
| 9. What is the approximate number and size of
tanks containing hazardous wastes? | | | |

SURFACE IMPOUNDMENTS (§265.220)

- | | | | |
|--|---|---|---|
| 1. Is there at least 2 feet of freeboard
in the impoundment? | — | — | — |
| 2. Do all earthen dikes have a protective
cover to preserve their structural integrity?
If "YES", specify type of covering. | — | — | — |
| 3. Is there reason to believe that incompatible
wastes are being placed in the same surface
impoundment?
If "YES", explain. | — | — | — |

4. Are ignitable or reactive wastes being placed in surface impoundments without being treated to remove these characteristics?
If "YES", explain.

5. Are there any leaks, failures or is there any deterioration in the impoundments?
If "YES", explain.

6. Give the approximate size of surface impoundments (gallons or cubic feet).

WASTE PILES (\$265.250)

1. Is the waste pile protected from wind erosion?
a. Does it appear to need such protection?
b. Explain what type of protection exists.
2. Does it appear that incompatible wastes are being stored in the same waste pile?
If "YES", explain.
3. Is leachate run-off from a pile a hazardous waste?
If "YES", explain this determination and answer (a) and (b) below.
a. Is the pile placed on an impermeable base that is compatible with the waste?
b. Is the pile protected from precipitation and run-on?
4. In your judgment, are ignitable or reactive wastes managed in such a way that they are protected from any material or conditions which may cause them to ignite?
Please explain or indicate if no such wastes are present.

Are they placed on an existing pile so that they no longer meet the definition of ignitable or reactive waste?
Please explain.

5. How many waste piles are on site, and approximately how large are they?

LAND TREATMENT (\$265.270)

1. Can the facility operator demonstrate that the hazardous waste has been made less or non-hazardous by biological degradation or chemical reactions occurring in or on the soil?
Please explain.

- *2. Is run-on diverted away from the active portions of the land treatment facility?
- *3. Is run-off collected?
4. Are food chain crops being grown on the facility property?
- a. If "YES", can the facility operator document that arsenic, lead and mercury:
- will not be transferred to the crop or ingested by food chain animals or
 - will not occur in greater concentrations in the crops grown on the land treatment facility than in the same crops grown on untreated soils.
- b. Has notification of the growing of the food chain crops been made to the Regional Administrator?
5. Is there a written and implemented plan for unsaturated zone monitoring?
6. Are there records of the application dates, application rates, quantities and location of each hazardous waste placed in the facility?
7. Do the closure and post-closure plans address:
- a. control of migration of hazardous wastes into the groundwater?
 - b. control of run-off, release of airborne particulate contaminants?
 - c. compliance with requirements for the growth of food-chain crops (if they are present)?
8. Is ignitable or reactive waste immediately incorporated into the soil so the resulting waste no longer meets that definition?
If "YES", explain.
9. Are incompatible wastes placed in the same land treatment area?
If "YES", explain.
10. What is the area of the land receiving hazardous waste treatment?

LANDFILLS (\$265.300)

- †1. Is run-on diverted away from the active portions of the landfill?
- †2. Is run-off from active portions of the landfill collected?

* Effective date for these requirements is May 19, 1981.

† These requirements are effective November 19, 1981.

3. Is waste which is subject to wind dispersal controlled?
Explain.

4. Does the owner/operator maintain a map with:

- the exact location and dimensions of each cell
- the contents of each cell and approximate location of each hazardous waste type

5. Do the closure and post-closure plans address:

- control of pollutant migration via ground water?
- control of surface water infiltration?
- prevention of erosion?

6. Is ignitable or reactive waste treated before being placed in the landfill?
Explain how you know.

7. Are precautions taken to insure that incompatible wastes are not placed in the same landfill cell?
If "NO", explain.

8. Are bulk or non-containerized wastes containing free liquids placed in the landfill?
If "YES",

- a. Does the landfill have a liner which is chemically and physically resistant to the added liquid?

- b. Is the waste treated and stabilized so that free liquids are no longer present?

- *9. Are containers holding liquid waste or waste containing free liquids placed in the landfill?

10. Are empty containers (e.g. those containing less than 1/2 inch of liquid) placed in the landfills?

If so, are they crushed flat, shredded or similarly reduced in volume before they are buried?

11. What is the approximate area of the hazardous waste landfill?

INCINERATORS AND THERMAL TREATMENT
(§§265.340 and 265.379) 1

YES NO DON'T
KNOW

1. What type of incinerator or thermal treatment is at the site (e.g. waterwall incinerator, boiler, fluidized bed, etc.)? _____
2. Was hazardous waste being incinerated or thermally treated during your inspection? _____
If "YES", answer all following questions.
If "NO", answer only questions 3 and 7.
3. Has waste analysis been performed (and written records kept) to include:
 - heating value of the waste _____
 - halogen content _____
 - sulfur content _____
 - concentration of lead _____
 - concentration of mercury _____

NOTE: Waste analysis need not be performed on each waste load if
if there are documented data available to show waste characteristics
that do not vary. If there are such documented data available,
check here ☐.

4. Does it appear that the owner/operator brings his thermal treatment process to steady state (normal) conditions of operation before introducing hazardous wastes? _____
5. Did it appear during your inspection that there was adequate monitoring and inspection by owner/operator every 15 minutes during hazardous waste incineration for:
- waste feed _____
 - auxiliary fuel feed _____
 - air flow _____
 - incinerator temperature _____
 - scrubber flow _____
 - scrubber pH _____
 - relevant level controls _____

Every hour for:

5. Is there open burning of hazardous waste?

- a. If "YES", what is being burned?
(only burning or detonation
of explosives is permitted)
- b. If open burning or detonation of explosives is taking
place, approximately what is the distance from the open
burning or detonation to the property of others?

YES NO DON'T
KNOW

6. Does the incinerator appear to be operating
properly? (Do emergency shutdown controls
and system alarms seem to be in good working
order?) Please explain.

- a. Is there any evidence of fugitive emissions?

7. Is the residue from the incinerator treated
by the owner as a hazardous waste?
Please explain.

8. What types of air pollution control devices (if any)
are installed on the incinerator?

CHEMICAL, PHYSICAL AND BIOLOGICAL TREATMENT (\$265.400)

1. Does the treatment process system show any
signs of ruptures, leaks, or corrosion?
Please explain.

2. Is there a means to stop the inflow of
continuously-fed hazardous wastes?

3. Is there ignitable or reactive waste fed
into the treatment system?

If "YES", has it been treated or protected
from any material or conditions which may
cause it to ignite or react? If so,
explain how.

Are the incompatible wastes placed in
the same treatment process?
If "YES", explain.

5. Describe the treatment system at this facility.

AOP

A I R - O - P L A S T I K C O R P O R A T I O N

150 Fieldcrest Avenue, Raritan Center • Edison, New Jersey 08837 • (201) 225-2080

Copy
WPB

JUL 28 8 27 AM '81

ENVIRONMENTAL PROTECTION
AGENCY
NEW YORK, N.Y. 10007

Rec'd again 8/31

JULY 23, 1981

U.S. ENVIRONMENTAL PROTECTION AGENCY
PERMITS ADMINISTRATION BRANCH, ROOM 432
REGION 2
26 FEDERAL PLAZA
NEW YORK, N.Y. 10278

GENTLEMEN:

NJD002008605

THE OWNERS OF THE PROPERTY WHICH WE LEASE FOR OUR OPERATION
HAVE REFUSED TO SIGN OUR APPLICATION FOR INTERIM STATUS FOR
STORAGE OF HAZARDOUS WASTES. WE HAVE, THEREFORE, TAKEN THE
FOLLOWING STEPS:

1. A PURCHASE ORDER HAS BEEN ISSUED TO BARONE HAZARDOUS
WASTE MANAGEMENT CORPORATION, NJT000028134, TO REMOVE
ALL WASTE CURRENTLY ON SITE. ONE SHIPMENT HAS ALREADY
BEEN MADE AND THE BALANCE IS SCHEDULED FOR THE COMING
WEEK.
2. WE ARE NEGOTIATING A CONTRACT WITH THE ABOVE COMPANY
FOR REMOVAL OF NEWLY GENERATED WASTE ON A REGULARLY
SCHEDULED BASIS WITHIN THE NINETY DAY LIMIT.

ACCORDINGLY, OUR APPLICATION FOR THE STORAGE PERMIT IS
WITHDRAWN.

VERY TRULY YOURS,

AIR-O-PLASTIK CORPORATION
NJD002008605

W. Roth
WILLIAM I. ROTH
TECHNICAL DIRECTOR

DD

del 1980
add gen

GH
HWDM
3/15/82

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: May 9, 2014 - 4:04 PM

Version 5.0

User Selection Criteria

Location:	New Jersey, all activities	Activity Location:	None Chosen
Handler ID:	NJD002008605	Group of IDs:	None Chosen
Handler Name:			
Handler Universe:	All Facilities Regardless of Universe		
Determined Date Range:	From: 10/01/1980 To: 05/09/2014		
Location County Code:	None Chosen	Evaluation Type:	
Location City:		Focus Area:	
Location Zip Code:		Violation Type:	
State District:	None Chosen	Display Code Descrip.:	Yes
Sort Order:	Region, State, Handler Name	Display Universes:	Yes

Results

Data meeting the criteria you selected follows.

Total Pages: 7 Total Handlers: 1

Report Description

This report presents available information from the Resource Conservation and Recovery Act Information System (RCRAInfo) about compliance evaluations, violations, and enforcement actions meeting the criteria supplied by the user. Evaluations showing no violations does not always indicate that no violations were determined. Violation without enforcement actions does not always mean no enforcement action will be issued. In order to avoid releasing enforcement sensitive information to the public the following information is not shown on the report: pending civil / judicial referrals, criminal actions and referrals, and State to EPA referrals; all other enforcement actions are released.

Report Information

Name:	cme_foia.rdf
Developed by:	EPA Headquarters, Office of Enforcement and Compliance Assurance
Deployed:	June 2006
Last Updated:	May 2012
Contact:	rcrainfo.help@epa.gov
Tables Used:	cmecomp3, ccitation3, hreport_univ5, lu_citation, lu_state, hid_groups
Libraries:	none

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: May 9, 2014 - 4:04 PM

COMPAC INDUSTRIES, INC.

County Name / Code: MIDDLESEX / NJ023

NJD002008605

Location: 150 FIELDCREST AVENUE; EDISON, NJ 08837

REGION 02

Mailing: OLD FLANDERS ROAD, PO BOX 98; NETCONG, NJ 07857-0098

Activity Location:	NJ	State District:	CENTRAL	Accessability:	Non-Notifier:	Extract Flag:	Y	Active Site:	Y
Generator:	SQG	Transporter:	N	Operating TSDF:	IC In Place:	N	N	El Indicator (HE / GW)N / N	---
Short-Term Gen:	N	Transfer Facility:	N	Offsite Receiver:	HSM:	N	N	Subpart K:	---
Full Enforcement:	---	Converter:	---	State Unaddressed SNC:	N	N	N	EPA Unaddressed SNC:	---
CA Wrld:	N	State TSDF:	---	State Addressed SNC:	N	N	N	EPA Addressed SNC:	---
Active State Gen:	N			State SNC w/Comp Sched:	N	N	N	EPA SNC w/Comp Sched:	---

Violation:	Activity Location: NJ	Type: 262.A	Determined Date: 01/25/2001	Determined by Agency: State	Responsible Agency: State	Sequence Number: 5
Scheduled Compliance Date:	02/24/2001	Actual Compliance Date:	03/16/2001	RTC Qualifier:	OBSERVED	
CEI Evaluation	01/25/2001	Activity Location: NJ	By: State	Identifier: 001	Person: COTPB	Branch: C
Citizen Complaint:	NO	Multimedia Inspection:	NO	Sampling:	NO	Day Zero:
Enforcement:	Activity Location: NJ	Type: 310	Action Date: 06/13/2001	Responsible Person: COTPB	Identifier: 001	Branch: C
Docket:		Agency: State		Total Final: \$1,000	Appeal Resolved:	

Enforcement:	Activity Location: NJ	Type: 210	Action Date: 05/16/2001	Responsible Person: COTPB	Identifier: 001	Branch: C
Docket:		Agency: State		Total Final:	Appeal Resolved:	
Enforcement:	Activity Location: NJ	Type: 120	Action Date: 01/25/2001	Responsible Person: COTPB	Identifier: 001	Branch: C
Docket:		Agency: State		Total Final:	Appeal Resolved:	

Violation:	Activity Location: NJ	Type: 262.A	Determined Date: 12/04/1995	Determined by Agency: State	Responsible Agency: State	Sequence Number: 3
Scheduled Compliance Date:	12/22/1995	Actual Compliance Date:	01/22/1996	RTC Qualifier:	OBSERVED	
CSE Evaluation	01/22/1996	Activity Location: NJ	By: State	Identifier: 000	Person: NJSC	Branch: C
Citizen Complaint:	NO	Multimedia Inspection:	NO	Sampling:	NO	Day Zero:
CEI Evaluation	12/04/1995	Activity Location: NJ	By: State	Identifier: 000	Person: NJSC	Branch: C
Citizen Complaint:	NO	Multimedia Inspection:	NO	Sampling:	NO	Day Zero:
Enforcement:	Activity Location: NJ	Type: 120	Action Date: 12/04/1995	Responsible Person: NJSC	Identifier: 000	Branch: C
Docket:		Agency: State		Appeal Initiated:	Appeal Resolved:	

Violation:	Activity Location: NJ	Type: 262.A	Determined Date: 12/04/1995	Determined by Agency: State	Responsible Agency: State	Sequence Number: 4
Scheduled Compliance Date:	12/22/1995	Actual Compliance Date:	01/22/1996	RTC Qualifier:	OBSERVED	
CSE Evaluation	01/22/1996	Activity Location: NJ	By: State	Identifier: 000	Person: NJSC	Branch: C
Citizen Complaint:	NO	Multimedia Inspection:	NO	Sampling:	NO	Day Zero:
Enforcement:	Activity Location: NJ	Type: 120	Action Date: 12/04/1995	Responsible Person: NJSC	Identifier: 000	Branch: C
Docket:		Agency: State		Appeal Initiated:	Appeal Resolved:	

* Note: Penalty amount may not reflect all violations cited.

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COMPAC INDUSTRIES, INC., NJD002008605, EDISON, NJ, continued -

CEI Evaluation 12/04/1995 Activity Location: NJ By: State Identifier: 000 Person: NJSC Branch: C Found Violation: YES
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: Focus Area:

Enforcement: Activity Location: NJ Type: 120 Action Date: 12/04/1995 Identifier: 000
Docket: Disposition Status: Agency: State Responsible Person: NJSC Branch: C
CA Component: N Appeal Initiated: Appeal Resolved:

Violation: Activity Location: NJ Type: 262.A Determined Date: 01/23/1990 Determined by Agency: State Responsible Agency: State
Scheduled Compliance Date: 02/09/1990 Actual Compliance Date: 03/05/1990 RTC Qualifier: OBSERVED Sequence Number: 1

CEI Evaluation 01/23/1990 Activity Location: NJ By: State Identifier: 002 Person: R2DEP Branch: Found Violation: YES
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: Focus Area:

Enforcement: Activity Location: NJ Type: 120 Action Date: 01/23/1990 Identifier: 001
Docket: Disposition Status: Agency: State Responsible Person: R2DEP Branch: C
CA Component: N Appeal Initiated: Appeal Resolved:

Violation: Activity Location: NJ Type: 262.A Determined Date: 01/23/1990 Determined by Agency: State Responsible Agency: State
Scheduled Compliance Date: 02/09/1990 Actual Compliance Date: 03/05/1990 RTC Qualifier: OBSERVED Sequence Number: 2

CEI Evaluation 01/23/1990 Activity Location: NJ By: State Identifier: 002 Person: R2DEP Branch: Found Violation: YES
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: Focus Area:

Enforcement: Activity Location: NJ Type: 120 Action Date: 01/23/1990 Identifier: 001
Docket: Disposition Status: Agency: State Responsible Person: R2DEP Branch: C
CA Component: N Appeal Initiated: Appeal Resolved:

Evaluations With No Violations:

CEI Evaluation 05/05/2006 Activity Location: NJ By: State Identifier: 001 Person: COCOT Branch: C Found Violation: NO
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: 05/05/2006 Focus Area:

CEI Evaluation 05/21/2004 Activity Location: NJ By: EPA Identifier: 001 Person: R2MD Branch: RCB Found Violation: NO
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: Focus Area:

CDI Evaluation 03/14/2002 Activity Location: NJ By: State Identifier: 001 Person: COTPB Branch: C Found Violation: NO
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: Focus Area:

SNN Evaluation 03/17/2001 Activity Location: NJ By: State Identifier: 001 Person: COTPB Branch: C Found Violation: NO
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: Focus Area:

CSE Evaluation 03/16/2001 Activity Location: NJ By: State Identifier: 001 Person: COTPB Branch: C Found Violation: NO
Citizen Complaint: NO Multimedia Inspection: NO Sampling: NO Day Zero: Focus Area:

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COMPAC INDUSTRIES, INC., NJD002008605, EDISON, NJ, continued -

SNY Evaluation	01/26/2001	Activity Location: NJ	By: State	Identifier: 001	Person: COTPB	Branch: C	Found Violation: N/A
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
NRR Evaluation	01/09/1984	Activity Location: NJ	By: State	Identifier: 001	Person:	Branch:	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:

Total Number of Handlers:

1

Total Number of Activity Locations:

1

* End of Report *

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Description of codes used on the report:

Universes	Description of Universes
Generator	Indicates that the facility is a Large Quantity Generator (LQG), Small Quantity Generator (SQG), Conditionally Exempt Small Quantity Generator (CEG), or not a generator (N).
Transporter	Indicates that the facility transports waste subject to RCRA regulations. ('Y' indicates that the facility is in this universe).
Operating TSDF	Indicates that the facility is a Treatment, Storage or Disposal facility subject to any type of enforcement. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
IC in Place	Indicates that the facility has Institutional Controls in place. ('Y' indicates that the facility is in this universe).
EI Indicator (HE / GW)	Indicates that the facility has controls in place for Environmental Indicators. HE - Human Exposures ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist) GW - Groundwater Release ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist)
Short-Term Gen	Indicates that the facility is a short term or one time event generator and not generating from ongoing processes.
Transfer Facility	Indicates that the facility transfers hazardous waste.
Offsite Receiver	Indicates that the facility, whether public or private, currently accepts hazardous waste from another site (site identified by a different EPA ID).
HSM	Indicates that the facility manages hazardous secondary material(s) (e.g. spent material, by-product or sludge) that when discarded, would be identified as hazardous waste.
Subpart K	Indicates that the facility has opted into the subpart K laboratory rule. It then specifies the type of facility (C - College or University; H - Teaching Hospital; N - Non-profit Research Institute; W - withdrawal from the rule)
Full Enforcement	Indicates that the facility is a Treatment, Storage or Disposal facility which is part of the Full Enforcement universe. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
CA Workload	Indicates that the facility is part of the Corrective Action Workload universe. ('Y' indicates that the facility is in this universe).
Active State Gen	Indicates that the facility is an Active State Generator. ('Y' indicates that the facility is in this universe).
Converter	Indicates that the facility is a Converter Treatment, Storage or Disposal facility. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
State TSDF	Indicates that the facility is a State Treatment, Storage or Disposal facility. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
State Unaddressed SNC	Indicates that the facility is a State Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
State Addressed SNC	Indicates that the facility is a State Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
State SNC w/ Compl. Sched	Indicates that the facility is a State Significant Non-Complier with a Compliance Schedule. ('Y' indicates that the facility is in this universe).
EPA Unaddressed SNC	Indicates that the facility is an EPA Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
EPA Addressed SNC	Indicates that the facility is an EPA Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
EPA SNC w/ Compl. Sched	Indicates that the facility is a EPA Significant Non-Complier with a Compliance Schedule. ('Y' indicates that the facility is in this universe).

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Description of codes used on the report:

ACCESSIBILITY - indicates the reason why the handler is not accessible for normal RCRA tracking and processing (previously called Bankrupt Indicator):	
Code	Description
B	indicates that the handler has filed for bankruptcy and bankruptcy litigation is in process.
C	indicates that all RCRA responsibilities for permitting/closure, corrective action, and compliance monitoring and enforcement at the facility have been formally transferred to the CERCLA program or state equivalent.
F	indicates that all responsible parties (owners/operators) for the handler have fled the country or are otherwise not available for prosecution.
L	indicates that the handler's case is tied up in litigation to the extent that further progress in achieving RCRA compliance through normal enforcement is not possible.

NON-NOTIFIER - indicates that the handler has been identified through a source other than Notification and is suspected of conducting RCRA-regulated activities without proper authority:	
Code	Description
E	indicates that the handler was initially a non-notifier, subsequently determined to be exempt from requirements to notify.
O	indicates that the handler is a former non-notifier.
X	indicates that the handler is a non-notifier.

Violation Type	Description
262.A	GENERATORS - GENERAL

Evaluation Type	Type Description
CDI	CASE DEVELOPMENT INSPECTION
CEI	COMPLIANCE EVALUATION INSPECTION ON-SITE
CSE	COMPLIANCE SCHEDULE EVALUATION
NRR	NON-FINANCIAL RECORD REVIEW
SNN	NOT A SIGNIFICANT NON-COMPLIER
SNY	SIGNIFICANT NON-COMPLIER

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Description of codes used on the report:

Enforcement Type	Enforcement Description
120	WRITTEN INFORMAL
210	INITIAL 3008(A) COMPLIANCE
310	FINAL 3008(A) COMPLIANCE ORDER

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